AN ACT making appropriations for the support of government

CAPITAL PROJECTS 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 capital projects, or so much thereof as shall be necessary to accomplish the purpose of the appropriations, are appropriated by comprehensive construction programs (hereinafter referred to by the abbreviation CCP), purposes, and projects designated by the appropriations, and authorized to be made available as hereinafter provided to the respective public officers; such appropriations shall be deemed to provide all costs necessary and pertinent to accomplish the intent of the appropriations and are appropriated in accordance with the provisions of section 93 of the state finance law.

b) Any amounts specified in this chapter for advances for capital projects, or so much thereof as shall be necessary to accomplish the purpose of the appropriations, are appropriated by comprehensive construction programs (hereinafter referred to by the abbreviation CCP), purposes and projects designated by the appropriations as advances from the capital projects fund in accordance with the provisions of sections 40-a and 93 of the state finance law, and are authorized to be paid as hereinafter provided as an advance for a share, part or whole of the cost for such programs, purposes and projects hereinafter specified.

c) The several amounts specified in this chapter as capital projects - reappropriations, or so much thereof as shall be sufficient to accomplish the purpose of the appropriations, as appropriated by comprehensive construction programs (hereinafter referred to by the abbreviation CCP), purposes, and projects, being the undisbursed and/or unexpended balances of the prior year's appropriations, are reappropriated and unless otherwise amended or repealed in part or total in this chapter shall continue to be available for the same purposes as the prior appropriations or as otherwise amended for the fiscal year beginning April 1, 2017.

The capital projects reappropriations contained in this chapter may be amended by repealing the items set forth in brackets and by adding thereto the underscored material. 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 clear-
ly indicated by the use of brackets [ ] for deletions and underscores _ for additions, the purpose, amounts, funding source and all other aspects pertinent to each item of appropriation shall be as last appro-
riated. 

For the purpose of complying with section 25 of 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 indi-
cated, chapter 55, section 1, of the laws of 2016 and, for the city university of New York and state university of New York, chapter 53, section 3, of the laws of 2016.

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, 2017 except as otherwise noted.
ADIRONDACK PARK AGENCY
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other ......</td>
<td>0</td>
</tr>
<tr>
<td>All Funds .........................</td>
<td>0</td>
</tr>
</tbody>
</table>

MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP)

By chapter 54, section 1, of the laws of 2012:
For alterations, rehabilitations and improvements of various facilities, including personal service and payment of liabilities incurred prior to April 1, 2012 (13GI1203) ... 500,000 ....... (re. $500,000)

By chapter 54, section 1, of the laws of 2011:
For alterations, rehabilitations and improvements of various facilities, including personal service and payment of liabilities incurred prior to April 1, 2011 (13GI1103) ... 500,000 ....... (re. $500,000)

By chapter 55, section 1, of the laws of 2010:
For alterations, rehabilitations and improvements of various facilities, including personal service and payment of liabilities incurred prior to April 1, 2010 (13GI1003) ... 500,000 ....... (re. $500,000)
DEPARTMENT OF AGRICULTURE AND MARKETS

CAPITAL PROJECTS 2017-18

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

APPROPRIATIONS  REAPPROPRIATIONS

Capital Projects Funds - Other ..... 56,215,000  8,858,000
----------------------------------  ----------------------------------
All Funds ........................ 56,215,000  8,858,000
=================================  ===========================
NEW YORK WORKS (CCP) .................. 53,215,000

Capital Project Funds - Other

Capital Projects Fund

Administrative Services Purpose

For the purchase and replacement of vehicles and equipment (60VS17AS) ................... 600,000

For services and expenses related to the purchase or replacement of laboratory equipment (60ES17AS) ................... 115,000

Capital Projects Funds - Other

Capital Projects Fund

Preservation of Facilities Purpose

For services and expenses related to New York Works Infrastructure projects for alterations, rehabilitation and improvements at the state fair, including personal service and the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority (60NY1703) ............... 2,500,000

For services and expenses related to New York Works Infrastructure projects for alterations, rehabilitation and improvements to modernize the state fair, including personal service and the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four,
and eight of the Act: authorized state
tentities may also use the alternative
delivery method referred to as design-
built contracts for capital projects
related to buildings as well as to any
projects undertaken by an authorized state
entity in agreement with another party;
"authorized state entity" shall include
department of agriculture and markets; in
addition to other laws notwithstanding, the
Act also notwithstanding the provisions of
sections 8 and 9 of the public buildings
law; if department of agriculture and
markets requires a contractor to prepare
separate specifications in accordance with
section 135 of the state finance law, it
shall be deemed to be in compliance with
the provisions of such law (60SF1703) .... 50,000,000

STATE FAIR (CCP) ......................................... 3,000,000

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

For payment of the costs including personal
services, nonpersonal services, fringe
benefits and indirect costs, of alter-
ations, rehabilitation and improvements
including preventive maintenance, replace-
ment, refurbishment and energy conserva-
tion of various facilities, including the
payment of liabilities incurred prior to
April 1, 2017 (60MN1703) ............... 1,000,000

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Preservation of Facilities Purpose

For payment of the costs including personal
services, nonpersonal services, fringe
benefits and indirect costs, of alter-
ations, rehabilitation and improvements
including preventive maintenance, replace-
ment, refurbishment and energy conserva-
tion of various facilities, including the
payment of liabilities incurred prior to
April 1, 2017 (60RI1703) ............... 2,000,000
DEPARTMENT OF AGRICULTURE AND MARKETS

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

NEW FACILITIES PURPOSE (CCP)

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For payment to agricultural or horticultural corporations and county extension service associations that are eligible to receive premium reimbursement pursuant to section 286 of the agriculture and markets law for the costs of construction, renovation, alteration, rehabilitation, improvements, installation, acquisition, repair or replacement of fairground buildings, equipment or permanent or temporary facilities used to house or promote agriculture, excluding parking facilities and signage, to be allocated by the commissioner in amounts not to exceed $200,000 to such eligible agricultural and horticultural corporations or county extension services on a non-competitive basis until such funds are exhausted (60LP1603) ...........
5,000,000 ......................................... (re. $5,000,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2012:
For building and equipping the Finger Lakes Community College viticulture center in Geneva, and building renovations and equipment in support of food processing and viticulture educational technologies at the New York State Agricultural Experiment Station in Geneva (60010809) ... 8,000,000 ......................... (re. $43,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 108, section 5, of the laws of 2006:
For services and expenses related to the construction of the New York State department of agriculture and markets food laboratory, including but not limited to the cost of property acquisition, studies, appraisals, surveys, testing, environmental impact statements and for design and construction management services (60010607) .........
40,000,000 ........................................... (re. $157,000)

NEW YORK WORKS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses related to New York Works Infrastructure projects for alterations, rehabilitation and improvements at the state fair, including personal service and the payment of liabilities incurred prior to April 1, 2016. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority (60NY1603) ............... 2,500,000 ........................................... (re. $1,600,000)

By chapter 54, section 1, of the laws of 2015:
For services and expenses related to New York Works Infrastructure projects for alterations, rehabilitation and improvements at the state fair, including personal service and the payment of liabilities incurred prior to April 1, 2015. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority (60NY1503) ............... 2,500,000 ........................................... (re. $58,000)
By chapter 55, section 1, of the laws of 2016:
For payment of the costs including personal services, nonpersonal services, fringe benefits and indirect costs, of alterations, rehabilitation and improvements including preventive maintenance, replacement, refurbishment and energy conservation of various facilities, including the payment of liabilities incurred prior to April 1, 2016 (60RI1603) ... 2,000,000 ............ (re. $2,000,000)
By chapter 55, section 1, of the laws of 2016:
For services and expenses related to the acquisition and development of technology, including but not limited to equipment, software and services (OS011608) ... $6,000,000 ................. (re. $6,000,000)
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS 2017-18

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>401,558,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>401,558,000</td>
</tr>
</tbody>
</table>

GENERAL MAINTENANCE AND IMPROVEMENTS (CCP) ............... 284,222,000

For services and expenses related to alterations and improvements to existing facilities for capital maintenance, including but not limited to capital design, construction, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2017 and subject to a plan developed and submitted annually by the City University of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include city university construction fund; in
addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if city university construction fund requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (30031750) ....... 284,222,000

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baruch College Campus-wide maintenance to various facilities</td>
<td>2,511</td>
</tr>
<tr>
<td>Brooklyn College Campus-wide maintenance to various facilities</td>
<td>5,433</td>
</tr>
<tr>
<td>City College Campus-wide maintenance to various facilities</td>
<td>8,136</td>
</tr>
<tr>
<td>Graduate School and University Center Campus-wide maintenance to various facilities</td>
<td>25</td>
</tr>
<tr>
<td>Honors College Campus-wide maintenance to various facilities</td>
<td>25</td>
</tr>
<tr>
<td>Hunter College Campus-wide maintenance to various facilities</td>
<td>5,799</td>
</tr>
<tr>
<td>John Jay College of Criminal Justice Campus-wide maintenance to various facilities</td>
<td>3,193</td>
</tr>
<tr>
<td>Lehman College Campus-wide maintenance to various facilities</td>
<td>2,438</td>
</tr>
<tr>
<td>Medgar Evers College Campus-wide maintenance to various facilities</td>
<td>3,096</td>
</tr>
<tr>
<td>New York City College of Technology Campus-wide maintenance to various facilities</td>
<td>3,485</td>
</tr>
<tr>
<td>Queens College Campus-wide maintenance to various facilities</td>
<td>5,433</td>
</tr>
<tr>
<td>College of Staten Island Campus-wide maintenance to various facilities</td>
<td>2,877</td>
</tr>
<tr>
<td>York College Campus-wide maintenance to various facilities</td>
<td>3,899</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for health and safety needs</td>
<td>9,270</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges</td>
<td></td>
</tr>
<tr>
<td>Project Description</td>
<td>Amount</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Colleges attributable to the findings of facilities needs</td>
<td>12,463</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to mechanical and infrastructure needs</td>
<td>7,210</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to ADA needs</td>
<td>6,180</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs</td>
<td>2,060</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to energy conservation needs</td>
<td>4,120</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to science lab upgrade needs</td>
<td>2,060</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to bathroom facilities upgrade needs</td>
<td>1,030</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to educational technology initiative needs</td>
<td>6,695</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to science and technology equipment needs</td>
<td>5,047</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to CUNY TV renovation needs</td>
<td>515</td>
</tr>
<tr>
<td>For university-wide priority capital maintenance or capital improvement projects to support the preservation of facilities</td>
<td>181,222</td>
</tr>
<tr>
<td>Total</td>
<td>284,222</td>
</tr>
</tbody>
</table>

PROJECT ADMINISTRATION (CCP) 36,983,000

For payment to the dormitory authority of the state of New York, for services and expenses of the authority related to construction activities administered by the authority for the state share of capi-
1. For payment to the city university construction fund, for services and expenses of the city university construction fund related to construction activities administered by the city university construction fund for the state share of capital projects of the city university of New York which are appropriated by the state and otherwise authorized by law (30CF1750) ........................ 15,983,000
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND) 
COMMUNITY COLLEGES 

CAPITAL PROJECTS  2017-18 

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

GENERAL MAINTENANCE AND IMPROVEMENTS (CCP) ..................... 80,353,000 

Capital Projects Funds - Other 
Capital Projects Fund 
Administration Purpose 

For services and expenses for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2017 subject to an annual plan developed by the city university and approved by the state director of the budget, and which may include, but not be limited to, projects in the following schedule 

(30CC1750) ............................................. 80,353,000 

Project Schedule 

<table>
<thead>
<tr>
<th>ESTIMATED TOTAL STATE</th>
<th>ESTIMATED 50 PERCENT &amp; LOCAL SHARE</th>
<th>STATE SHARE</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bronx Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Critical Maintenance</td>
<td>42,000</td>
<td>21,000</td>
</tr>
<tr>
<td>Student Success Center</td>
<td>14,000</td>
<td>7,000</td>
</tr>
<tr>
<td>STEM Resource Center</td>
<td>300</td>
<td>150</td>
</tr>
<tr>
<td>Borough Manhattan Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cooling Tower Rehab</td>
<td>3,600</td>
<td>1,800</td>
</tr>
<tr>
<td>Gymnasium Light Replacement</td>
<td>700</td>
<td>350</td>
</tr>
<tr>
<td>Hostos Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>One Stop Student Services Center</td>
<td>7,700</td>
<td>3,850</td>
</tr>
<tr>
<td>Kingsborough Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roof Replacements</td>
<td>2,000</td>
<td>1,000</td>
</tr>
<tr>
<td>Marina Upgrades</td>
<td>500</td>
<td>250</td>
</tr>
<tr>
<td>Science Equipment</td>
<td>454</td>
<td>227</td>
</tr>
<tr>
<td>LaGuardia Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Center for Career and Employment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Training</td>
<td>6,774</td>
<td>3,387</td>
</tr>
<tr>
<td>Queensborough Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roof Repairs</td>
<td>2,400</td>
<td>1,200</td>
</tr>
<tr>
<td>Kitchen and Cafeteria Renovation</td>
<td>5,600</td>
<td>2,800</td>
</tr>
</tbody>
</table>
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
COMMUNITY COLLEGES  
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
COMMUNITY COLLEGES  
CAPITAL PROJECTS  2017-18  

1. For university-wide community college critical maintenance or capital improvement costs attributable to preservation of facilities ....... 60,678 30,339  
2. For university-wide community college critical maintenance or capital improvement costs attributable to facilities which support ASAP programs ........................ 14,000 7,000  

---  
Total .................................. 160,706 80,353  

---
By chapter 55, section 1, of the laws of 2016, as amended by chapter 53, section 3, of the laws of 2016:

For services and expenses related to alterations and improvements to existing facilities for capital maintenance, including but not limited to capital design, construction, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2016 and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule

(30031650) ... 103,000,000 ...................... (re. $103,000,000)

<table>
<thead>
<tr>
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<tr>
<td>Campus-wide maintenance to various facilities</td>
<td></td>
</tr>
<tr>
<td>Honors college</td>
<td>25</td>
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<tr>
<td>Campus-wide maintenance to various facilities</td>
<td></td>
</tr>
</tbody>
</table>
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 College of Staten Island
2 Campus-wide maintenance to
3 various facilities ............................ 2,877
4 York College
5 Campus-wide maintenance to
6 various facilities ............................ 3,899
7 For university-wide maintenance or
8 capital improvement costs at senior
9 colleges attributable to the findings of
10 condition surveys for health and safety
11 needs ........................................ 9,270
12 For university-wide maintenance or
13 capital improvement costs at senior
14 colleges attributable to the findings of
15 condition surveys for preservation of
16 facilities needs ............................ 12,463
17 For university-wide maintenance or
18 capital improvement costs at senior
19 colleges attributable to mechanical and
20 infrastructure needs .......................... 7,210
21 For university-wide maintenance or
22 capital improvement costs at senior
23 colleges attributable to ADA needs .......... 6,180
24 For university-wide maintenance or
25 capital improvement costs at senior
26 colleges attributable to certificate of
27 occupancy/public assembly needs .......... 2,060
28 For university-wide maintenance or
29 capital improvement costs at senior
30 colleges attributable to energy
31 conservation needs .......................... 4,120
32 For university-wide maintenance or
33 capital improvement costs at senior
34 colleges attributable to science lab
35 upgrade needs ................................ 2,060
36 For university-wide maintenance or
37 capital improvement costs at senior
38 colleges attributable to bathroom
39 facilities upgrade needs ................... 1,030
40 For university-wide maintenance or
41 capital improvement costs at senior
42 colleges attributable to educational
43 technology initiative needs .................. 6,695
44 For university-wide maintenance or
45 capital improvement costs at senior
46 colleges attributable to science and
47 technology equipment needs ................. 5,047
48 For university-wide maintenance or
49 capital improvement costs at senior
50 colleges attributable to CUNY TV
51 renovation needs ............................. 515
52
53 Total .......................................... 103,000
54
55 For additional services and expenses related to alterations and
56 improvements to existing facilities for capital maintenance,
57 including but not limited to capital design, construction,
58 reconstruction, rehabilitation, and equipment; for health and
59 safety, preservation of facilities, program improvement or program
change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2016 and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30041650) ............................... 40,000,000 ............................... (re. $40,000,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>Baruch College</td>
<td></td>
</tr>
<tr>
<td>Campus-wide maintenance to</td>
<td></td>
</tr>
<tr>
<td>various facilities</td>
<td>378</td>
</tr>
<tr>
<td>Brooklyn College</td>
<td></td>
</tr>
<tr>
<td>Campus-wide maintenance to</td>
<td></td>
</tr>
<tr>
<td>various facilities</td>
<td>2,538</td>
</tr>
<tr>
<td>City College</td>
<td></td>
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<tr>
<td>capital improvement costs at senior</td>
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<tr>
<td>colleges attributable to the findings of</td>
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</tr>
<tr>
<td>condition surveys for health and safety</td>
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<tr>
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<td>capital improvement costs at senior</td>
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<tr>
<td>colleges attributable to the findings of</td>
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CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Condition surveys for preservation of facilities needs ........................................ 4,840
2. For university-wide maintenance or capital improvement costs at senior colleges attributable to mechanical and infrastructure needs ......................................................... 2,800
3. For university-wide maintenance or capital improvement costs at senior colleges attributable to ADA needs ................................................................. 2,400
4. For university-wide maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs ........................................ 800
5. For university-wide maintenance or capital improvement costs at senior colleges attributable to energy conservation needs ...................................................... 1,600
6. For university-wide maintenance or capital improvement costs at senior colleges attributable to science and technology initiative needs ....................................... 2,600
7. For university-wide maintenance or capital improvement costs at senior colleges attributable to science and technology equipment needs ............................ 1,960
8. For university-wide maintenance or capital improvement costs at senior colleges attributable to CUNY TV renovation needs .................................................. 200
9. Total ........................................................................................................ 40,000

By chapter 55, section 1, of the laws of 2016, as amended by chapter 73, section 1 of part M, of the laws of 2016:

For additional services and expenses related to alterations and improvements to various facilities for capital projects, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2016 and subject to a plan developed and submitted by the city university of New York board of trustees and approved by the director of the budget (30051650) ........................................... (re. $20,000,000)

By chapter 54, section 1, of the laws of 2015:

For services and expenses related to alterations and improvements to existing facilities for capital maintenance, including but not limited to capital design, construction, reconstruction, rehabili-
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

tation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2015 and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30031550) ... 103,000,000 ....................... (re. $102,628,000)

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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<tbody>
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<tr>
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</tr>
<tr>
<td>New York City College of Technology</td>
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<tr>
<td>Queens College</td>
<td>3,811</td>
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<tr>
<td>College of Staten Island</td>
<td>5,665</td>
</tr>
<tr>
<td>York College</td>
<td>3,811</td>
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<tr>
<td>For university-wide maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for health and safety needs</td>
<td>8,755</td>
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<tr>
<td>For university-wide maintenance or capital improvement costs at senior</td>
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### Capital Projects - Reappropriations 2017-18

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tr>
<td>For university-wide maintenance or capital improvement costs at senior</td>
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<td>Colleges attributable to mechanical and infrastructure needs</td>
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<tr>
<td>For university-wide maintenance or capital improvement costs at senior</td>
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<td>Colleges attributable to ADA needs</td>
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<td>For university-wide maintenance or capital improvement costs at senior</td>
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<td>Colleges attributable to certificate of occupancy/public assembly needs</td>
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<td>Colleges attributable to energy conservation needs</td>
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<tr>
<td>For university-wide maintenance or capital improvement costs at senior</td>
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<tr>
<td>Colleges attributable to science lab upgrade needs</td>
<td>2,060</td>
</tr>
<tr>
<td>For university-wide maintenance or capital improvement costs at senior</td>
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<tr>
<td>Colleges attributable to bathroom facilities upgrade needs</td>
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<td>For university-wide maintenance or capital improvement costs at senior</td>
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<tr>
<td>Colleges attributable to asbestos abatement needs</td>
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<td>For university-wide maintenance or capital improvement costs at senior</td>
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<tr>
<td>Colleges attributable to educational technology initiative needs</td>
<td>6,695</td>
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<td>Colleges attributable to science and technology equipment needs</td>
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<td>Colleges attributable to CUNY TV renovation needs</td>
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<td>Total</td>
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</table>

By chapter 54, section 1, of the laws of 2014:

Advances for alterations and improvements to existing facilities for capital critical maintenance, including but not limited to capital design, construction, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2014, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30031450) .................

206,000,000 ........................................ (re. $190,892,000)
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<td>Campus-wide critical</td>
<td></td>
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<tr>
<td>maintenance to</td>
<td></td>
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<td>various facilities</td>
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<td>maintenance to</td>
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<tr>
<td>various facilities</td>
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<td>various facilities</td>
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<td></td>
<td>1,000</td>
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<td>Campus-wide critical</td>
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<td>maintenance to</td>
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<td>various facilities</td>
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<td>John Jay College</td>
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<td>Campus-wide critical</td>
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<td>maintenance to</td>
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<td>maintenance to</td>
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<td></td>
<td>10,000</td>
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<td>Medgar Evers College</td>
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<td>10,000</td>
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<tr>
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<tr>
<td>various facilities</td>
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<td>or capital improvement</td>
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<td>costs at senior</td>
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<tr>
<td>Colleges attributable</td>
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<tr>
<td>to the findings of</td>
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<td>condition surveys for</td>
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<td>Colleges attributable</td>
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<td>or capital improvement</td>
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<tr>
<td>costs at senior</td>
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<td>Colleges attributable</td>
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<td>infrastructure needs</td>
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<tr>
<td>costs at senior</td>
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<tr>
<td>Colleges attributable</td>
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<td>to ADA needs</td>
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CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
SENIOR COLLEGES  
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18  

1. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs .......... 5,000
2. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to energy conservation needs ..................... 12,000
3. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab upgrade needs ......................... 8,000
4. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab facilities upgrade needs ...................... 3,000
5. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to asbestos abatement needs .................................. 1,500
6. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to educational technology initiative needs ..................... 15,000
7. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab and technology equipment needs ..................... 5,000
8. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to CUNY TV renovation needs .......................................................... 1,500
9. Less an amount to be allocated by the board of trustees ..................................... (52,000)
10. Total .................................................................................. 206,000

Advances for alterations and improvements to various facilities for capital strategic initiatives, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2014, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30041450) ... 127,000,000 ...................... (re. $127,000,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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</thead>
<tbody>
<tr>
<td>Baruch College 17 Lex. Ave Building</td>
<td>30,000</td>
</tr>
<tr>
<td>Brooklyn College</td>
<td>35,000</td>
</tr>
</tbody>
</table>
The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read

Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of projects 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.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the senate, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the senate (which for purposes of this reappropriation shall mean a member of the senate that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the temporary president and majority leader of the senate, (ii) the chair of the senate finance committee, (iii) any state agency, and/or (iv) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this appropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the senate has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the senate district in which such
recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the senate has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure (30051450) ... 67,000,000 ............ (re. $67,000,000)

By chapter 54, section 1, of the laws of 2012:
Advances for alterations and improvements to various facilities for capital critical maintenance, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2012, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30031250) ...
284,222,000 ..................................... (re. $263,274,000)

Project Schedule

<table>
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<th>AMOUNT</th>
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</thead>
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<td>(thousands of dollars)</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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</tr>
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<td>City College</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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</tr>
<tr>
<td>Graduate School and University Center</td>
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</tr>
<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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<td>Campus-wide critical maintenance to various facilities</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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</table>
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Queens College
   Campus-wide critical maintenance to various facilities ............... 17,000
2. College of Staten Island
   Campus-wide critical maintenance to various facilities .................... 9,000
3. York College
   Campus-wide critical maintenance to various facilities .................... 10,000
4. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for health and safety needs ........................................... 36,000
5. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for preservation of facilities needs ........................................... 36,000
6. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to ADA needs ................. 3,000
7. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs ................. 10,000
8. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to energy conservation needs .................................................. 10,000
9. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science and technology equipment needs .......................... 5,000
10. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to educational technology initiative needs ....................... 15,000
11. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab upgrade needs ........................................ 10,000
12. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to bathroom facilities upgrade needs ..................... 3,300
13. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to asbestos abatement needs ...................... 1,500
14. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to athletic facilities upgrade needs ..................... 1,000
15. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to CUNY TV renovation needs ................................. 1,500
16. For university-wide critical maintenance or capital improvement costs at senior
By chapter 54, section 1, of the laws of 2011:
Advances for alterations and improvements to various facilities for capital critical maintenance, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2011, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30031150) ...
284,222,000 ..................................... (re. $206,811,000)

Project Schedule

<table>
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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<td>(thousands of dollars)</td>
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<td>Medgar Evers College</td>
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<td>Campus-wide critical maintenance to various facilities</td>
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<tr>
<td>New York City College of Technology</td>
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<tr>
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<td>Queens College</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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</table>

For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
SENIOR COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18  

1. Condition surveys for health and safety needs ........................................... 56,000  
2. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for preservation of facilities needs ........................................... 60,000  
3. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to ADA needs ............... 1,800  
4. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs ................. 10,000  
5. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to energy conservation needs ........................................... 10,000  
6. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science and technology equipment needs ....................... 5,000  
7. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to educational technology initiative needs ....................... 12,000  
8. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab upgrade needs ........................................... 8,600  
9. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to bathroom facilities upgrade needs ........................................... 1,700  
10. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to asbestos abatement needs ........................................... 1,700  
11. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to athletic facilities upgrade needs ........................................... 2,000  
12. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to CUNY TV renovation needs ........................................... 2,422  
13. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to mechanical and infrastructure needs ........................................... 40,000  
14. Total ........................................ 284,222  

By chapter 53, section 1, of the laws of 2010:  
Advances for alterations and improvements to various facilities for capital critical maintenance, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection,
energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2010, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30031050)...

284,222,000 ..................................... (re. $117,049,000)

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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<tbody>
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<td>(thousands of dollars)</td>
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<tr>
<td>Hunter College</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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<tr>
<td>John Jay College of Criminal Justice</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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<tr>
<td>Lehman College</td>
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<tr>
<td>Campus-wide critical maintenance to various facilities</td>
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<td>Medgar Evers College</td>
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<td>Campus-wide critical maintenance to various facilities</td>
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</table>
| For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for health and safety needs .................................... 35,000
| For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for preservation of facilities needs .................................... 30,000
### Capital Projects - Reappropriations 2017-18

1. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to ADA needs .................. 1,800
2. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs ................... 10,000
3. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to energy conservation needs ..................................... 17,000
4. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science and technology equipment needs ...................... 5,000
5. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to educational technology initiative needs .......................... 5,000
6. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab upgrade needs .................................................. 8,600
7. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to bathroom facilities upgrade needs ................................. 1,700
8. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to asbestos abatement needs ........................................ 1,700
9. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to athletic facilities upgrade needs ................................. 2,000
10. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to CUNY TV renovation needs .................................................. 1,500
11. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to mechanical and infrastructure needs .................. 20,000

<table>
<thead>
<tr>
<th></th>
<th>Amount</th>
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<tbody>
<tr>
<td>Total</td>
<td>284,222,000</td>
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</table>

By chapter 53, section 1, of the laws of 2009:

Advances for alterations and improvements to various facilities for capital critical maintenance, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2009, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30020950)...

284,222,000 .......................... (re. $99,198,000)
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
SENIOR COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

<table>
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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
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<tbody>
<tr>
<td>Baruch College</td>
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<tr>
<td>Brooklyn College</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>City College</td>
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</tr>
<tr>
<td>Hunter College</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>John Jay College of Criminal Justice</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>Lehman College</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>New York City College of Technology</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>Queens College</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>College of Staten Island</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>York College</td>
<td>Campus-wide critical maintenance to various facilities</td>
</tr>
<tr>
<td>For university-wide critical maintenance or capital improvement costs at senior colleges attributable to the findings of condition surveys for health and safety needs</td>
<td>35,000</td>
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<td>For university-wide critical maintenance or capital improvement costs at senior colleges attributable to ADA needs</td>
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<td>For university-wide critical maintenance or capital improvement costs at senior colleges attributable to certificate of occupancy/public assembly needs</td>
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<tr>
<td>For university-wide critical maintenance or capital improvement costs at senior colleges attributable to energy conservation needs</td>
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<tr>
<td>For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science and technology equipment needs</td>
<td>5,000</td>
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</table>
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to educational technology initiative needs ...................... 5,000
2. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to science lab upgrade needs ......................... 8,600
3. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to bathroom facilities upgrade needs ......................... 1,700
4. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to asbestos abatement needs ......................... 1,700
5. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to athletic facilities upgrade needs ......................... 2,000
6. For university-wide critical maintenance or capital improvement costs at senior colleges attributable to mechanical and infrastructure needs ......................... 20,000

Total ........................................ 284,222

By chapter 53, section 1, of the laws of 2008:

Alterations and improvements to various facilities for minor rehabilitation, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2008, and subject to a plan submitted annually by the city university of New York and approved by the director of the budget (30010850) ... 23,232,000 ................. (re. $2,911,000)

Advances for alterations and improvements to various facilities for capital critical maintenance, including but not limited to capital design, construction, acquisition, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2008, and subject to a plan developed and submitted annually by the city university of New York and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule (30010850) ... 284,222,000 ......................... (re. $70,176,000)

Project Schedule

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<td>Baruch College</td>
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<tr>
<td>College</td>
<td>Maintenance &amp; Facilities</td>
<td>Amount</td>
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<tr>
<td>----------------------------------------------</td>
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<tr>
<td>Brooklyn College</td>
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<td>City College</td>
<td>Campus-wide critical maintenance to various facilities</td>
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<td>Hunter College</td>
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<td>For university-wide critical maintenance or capital</td>
<td>certificate of occupancy/public assembly needs</td>
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1 For university-wide critical
2 maintenance or capital
3 improvement costs at senior
4 colleges attributable to energy
5 conservation needs .................. 18,787
6 For university-wide critical
7 maintenance or capital
8 improvement costs at senior
9 colleges attributable to science
10 lab upgrade needs .................... 9,504
11 For university-wide critical
12 maintenance or capital
13 improvement costs at senior
14 colleges attributable to
15 educational technology initiative
16 needs ................................. 10,000
17 For university-wide critical
18 maintenance or capital
19 improvement costs at senior
20 colleges attributable to bathroom
21 facilities upgrade needs ........... 1,879
22 For university-wide critical
23 maintenance or capital improvement
24 costs at senior colleges
25 attributable to asbestos
26 abatement needs ..................... 1,879
27 For university-wide critical
28 maintenance or capital improvement
29 costs at senior colleges
30 attributable to CUNY TV
31 renovations needs .................... 1,450
32 For university-wide critical
33 maintenance or capital improvement
34 costs at senior colleges
35 attributable to mechanical and
36 infrastructure needs ............... 20,000
37 --------------
38 Total ................................ 284,222
39 ============

By chapter 53, section 1, of the laws of 2008, as amended by chapter 53,
section 1, of the laws of 2009:
Advances for alterations and improvements to various facilities for
capital strategic initiatives, including but not limited capital
design, construction, acquisition, reconstruction, rehabilitation,
and equipment; for health and safety, preservation of facilities,
new facilities, program improvement or program change, environmental
protection, energy conservation, accreditation, facilities for the
physically disabled, preventative maintenance and related projects,
including costs incurred prior to April 1, 2008, and subject to a
plan developed and submitted annually by the city university of New
York and approved by the director of the budget, and which may
include, but not be limited to, projects in the following schedule
(30060850) ... 1,311,732,000 .................... (re. $343,665,000)
<table>
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<th>PROJECT</th>
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<td>Baruch College</td>
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<td>17 Lexington Ave. Building Renovation/Field Building Renovation</td>
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<td>Renovation</td>
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<td>CUNY School of Law</td>
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<td>New Science Facility, Phase II</td>
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<td>Sports and Recreation Center</td>
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<td>Campus-wide Site Security &amp; Lighting, Phase II</td>
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<td>Student Services Center/Classroom Building</td>
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<td>University-wide</td>
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<tr>
<td>Advanced Science Research Center Phase I, CCNY New Science Facility</td>
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</tbody>
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PROJECTS - REAPPROPRIATIONS  2017-18

1. Project Administration ............ 61,722
2. Operational Changes .............. 110,000
3. Total ................................ 1,311,732

By chapter 53, section 1, of the laws of 2007:
An advance for alterations and improvements to various facilities
including services and expenses, capital design, construction,
acquisition, reconstruction, rehabilitation and equipment; including
but not limited to health and safety, preservation of facilities,
new facilities, program improvement or program change, environmental
protection, energy conservation, accreditation, facilities for the
physically disabled, preventive maintenance and related projects,
including costs incurred prior to April 1, 2007, and subject to a
plan to be developed and submitted annually by the city university
of New York and approved by the state director of the budget, and
which may include, but not be limited to, projects in the following
schedule (30670750) ... 225,000,000 .............. (re. $37,502,000)

Project Schedule

<table>
<thead>
<tr>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
</tr>
</tbody>
</table>

For the City College Marshak Building,
provided however that subdivision (b) of
section 6281 of the education law, as
amended by chapter 1081 of the laws of
1969, shall apply to the dormitory author-
ity and/or the city university
construction fund, as the letting agency,
unless, in its discretion, it determines
to utilize a project labor agreement for
all work performed in the renovation of
the Marshak science building, the city
college science facility and the new
science research center at city college,
which means a prehire collective bargain-
ing agreement between the agency and a
labor organization establishing the labor
organization as the collective bargaining
representative for all persons who will
perform work pursuant to all contracts for
the construction, reconstruction, rehabil-
itation or improvement of facilities, and
which provides that only contractors and
subcontractors who sign a prenegotiated
agreement with the labor organization can
perform project work, when the record
supporting the decision to enter into such
an agreement establishes that it is justi-
fied by the interests underlying the
competitive bidding laws ....................... 30,000

For the City College Science Facility,
provided however that subdivision (b) of
section 6281 of the education law, as
amended by chapter 1081 of the laws of
1969, shall apply to the dormitory author-
ity and/or the city university
construction fund, as the letting agency,
unless, in its discretion, it determines
   to utilize a project labor agreement for
all work performed in the renovation of
the Marshak science building, the city
college science facility and the new
science research center at City College,
which means a prehire collective bargain-
ing agreement between the agency and a
labor organization establishing the labor
organization as the collective bargaining
representative for all persons who will
perform work pursuant to all contracts for
the construction, reconstruction, rehabil-
itation or improvement of facilities, and
which provides that only contractors and
subcontractors who sign a prenegotiated
agreement with the labor organization can
perform project work, when the record
supporting the decision to enter into such
an agreement establishes that it is justi-

By chapter 53, section 1, of the laws of 2006, as amended by chapter 53,
section 1, of the laws of 2007:
An additional advance for alterations and improvements to various
facilities including services and expenses, service contracts, memo-
randum of understanding, capital design, construction, acquisition,
reconstruction, rehabilitation and equipment; for health and safety,
preservation of facilities, new facilities, program improvement or
program change, technology, environmental protection, energy conser-
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND) 
SENIOR COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

vocation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2006 subject to an annual plan developed by the city university of New York which shall include projects in the following schedule (30670650) ... 235,500,000 ....................... (re. $36,934,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td>---------</td>
</tr>
<tr>
<td>Brooklyn College</td>
<td></td>
</tr>
<tr>
<td>The West Quad Project</td>
<td>12,000</td>
</tr>
<tr>
<td>Roosevelt Hall</td>
<td>11,000</td>
</tr>
<tr>
<td>The Performing Arts Center</td>
<td>15,000</td>
</tr>
<tr>
<td>City College</td>
<td></td>
</tr>
<tr>
<td>School of Architecture (SAUDLA)</td>
<td>8,000</td>
</tr>
<tr>
<td>Marshak Building</td>
<td>13,800</td>
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<tr>
<td>Science Facility</td>
<td>57,700</td>
</tr>
<tr>
<td>College of Staten Island</td>
<td></td>
</tr>
<tr>
<td>2M Building</td>
<td>5,000</td>
</tr>
<tr>
<td>Upgrades, Renovations, Equipment -</td>
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<tr>
<td>Various</td>
<td>4,000</td>
</tr>
<tr>
<td>CUNY Law</td>
<td></td>
</tr>
<tr>
<td>Law Building Renovation, Phase I</td>
<td>500</td>
</tr>
<tr>
<td>Hunter College</td>
<td></td>
</tr>
<tr>
<td>Roosevelt House Renovation</td>
<td>1,000</td>
</tr>
<tr>
<td>New Science Lab Building</td>
<td>10,000</td>
</tr>
<tr>
<td>John Jay</td>
<td></td>
</tr>
<tr>
<td>Building Expansion</td>
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<td>Lehman College</td>
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<td>Consolidated Computer Center Phase II</td>
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<td>New Science Facility Phase II</td>
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<td>Queens College</td>
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<td>Science Upgrades Phase II</td>
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<td>Louis Armstrong Center</td>
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<td>School of Journalism</td>
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<tr>
<td>School of Journalism</td>
<td>10,000</td>
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<tr>
<td>York College</td>
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<td>Student Services Center</td>
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<td>Campus-wide Site Improvements</td>
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<td>An advance for alterations and improvements</td>
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<tr>
<td>to various facilities including services</td>
<td></td>
</tr>
<tr>
<td>and expenses, service contracts, memorandum</td>
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</tr>
<tr>
<td>of understanding, capital design, reconstruction,</td>
<td></td>
</tr>
<tr>
<td>rehabilitation and equipment; for health</td>
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<td>and safety, preservation of facilities,</td>
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<tr>
<td>new facilities, program improvement or</td>
<td></td>
</tr>
<tr>
<td>program change, technology, environmental</td>
<td></td>
</tr>
<tr>
<td>protection, energy conservation, accreditation,</td>
<td></td>
</tr>
<tr>
<td>facilities for the physically disabled and related</td>
<td></td>
</tr>
<tr>
<td>projects, to be developed by the city university</td>
<td></td>
</tr>
<tr>
<td>of New York in consultation with the senate</td>
<td></td>
</tr>
<tr>
<td>majority leader and approved by the director</td>
<td></td>
</tr>
<tr>
<td>of budget</td>
<td>28,500</td>
</tr>
</tbody>
</table>
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 University-wide
2 For health and safety projects ............... 9,000
   ----------------
3 Total ....................................... 235,500
   ===============

By chapter 53, section 1, of the laws of 2005, as amended by chapter
162, section 2, of the laws of 2005:
An advance for alterations and improvements to various facilities
including services and expenses, capital design, construction,
acquisition, reconstruction, rehabilitation and equipment; including
but not limited to health and safety, preservation of facilities,
new facilities, program improvement or program change, environmental
protection, energy conservation, accreditation, facilities for the
physically disabled, preventive maintenance and related projects,
including costs incurred prior to April 1, 2005, and subject to a
plan to be developed and submitted annually by the city university
of New York and approved by the state director of the budget, and
which may include, but not be limited to, projects in the following
schedule (30560550) ... 69,000,000 ................. (re. $9,267,000)

Project Schedule

<table>
<thead>
<tr>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>For preliminary planning for the renovation of Brooklyn College's Roosevelt Hall .......... 2,500</td>
</tr>
</tbody>
</table>
| For the City College Marshak Building, provided however that subdivision (b) of section 6281 of the education law, as amended by chapter 1081 of the laws of 1969, shall apply to the dormitory authority and/or the city university construction fund, as the letting agency, unless, in its discretion, it determines to utilize a project labor agreement for all work performed in the renovation of the Marshak science building, the city college science facility and the new science research center at City College, which means a prehire collective bargaining agreement between the agency and a labor organization establishing the labor organization as the collective bargaining representative for all persons who will perform work pursuant to all contracts for the construction, reconstruction, rehabilitation or improvement of facilities, and which provides that only contractors and subcontractors who sign a
prenegotiated agreement with
the labor organization can
perform project work, when the
record supporting the decision
to enter into such an agree-
ment establishes that it is
justified by the interests
underlying the competitive
bidding laws ...................... 10,000
For matching grants for
Governors Island .................. 15,000
For university-wide critical
maintenance or capital
improvement costs at senior
and community colleges includ-
ing but not limited to: costs
attributable to the findings
of condition surveys for
health and safety; preserva-
tion of facilities and access
for the physically disabled;
code compliance; emergencies;
asbestos removal; energy
conservation; fire alarms,
sprinklers, electrical
distribution and heating and
cooling system requirements;
and other similar campus-wide
and systemwide needs, provided
however that subdivision (b)
of section 6281 of the educa-
tion law, as amended by chap-
ter 1081 of the laws of 1969,
shall apply to the dormitory
authority and/or the city
university construction fund,
as the letting agency, unless,
in its discretion, it deter-
mines to utilize a project
labor agreement for all work
performed in the renovation of
the Marshak science building,
the city college science
facility and the new science
research center at City
College, which means a prehire
collective bargaining agree-
ment between the agency and a
labor organization establish-
ing the labor organization as
the collective bargaining
representative for all persons
who will perform work pursuant
to all contracts for the
construction, reconstruction,
rehabilitation or improvement
of facilities, and which
provides that only contractors
and subcontractors who sign a
prenegotiated agreement with
the labor organization can perform project work, when the record supporting the decision to enter into such an agreement establishes that it is justified by the interests underlying the competitive bidding laws ...................... 41,500

Total ............................. 69,000

By chapter 53, section 1, of the laws of 2004, as added by chapter 55, section 4, of the laws of 2004: Alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventive maintenance and related projects, including costs incurred prior to April 1, 2004, and subject to a plan submitted annually by the city university of New York and approved by the director of the budget (30060450) ... 20,000,000 ......................... (re. $3,490,000)

By chapter 53, section 1, of the laws of 2004, as amended by chapter 162, section 2, of the laws of 2005: An advance for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2004, and which may include, but not be limited to, projects in the following schedule (30030450) ...................... 1,095,000,000 ......................... (re. $141,537,000)

Project Schedule

<table>
<thead>
<tr>
<th>Project</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brooklyn College</td>
<td>23,600</td>
</tr>
<tr>
<td>West Quad Building</td>
<td></td>
</tr>
<tr>
<td>City College</td>
<td>108,000</td>
</tr>
</tbody>
</table>
| -Science Facility, provided however that subdivision (b) of section 6281 of the education law, as amended by chapter 1081 of the laws of 1969, shall apply to the dormitory authority and/or the city university construction fund, as the letting agency, unless, in its discretion, it determines to utilize a project labor agreement for all work performed in the renovation of the Marshak
science building, the city
college science facility
and the new science
research center at City
College, which means a
prehire collective
bargaining agreement
between the agency and a
labor organization estab-
lishing the labor organ-
ization as the collective
bargaining representative
for all persons who will
perform work pursuant to
all contracts for the
construction, recon-
struction, rehabilitation
or improvement of facili-
ties, and which provides
that only contractors and
subcontractors who sign a
prenegotiated agreement
with the labor organiza-
tion can perform project
work, when the record
supporting the decision to
enter into such an agree-
ment establishes that it
is justified by the inter-
ests underlying the
competitive bidding laws
-School of Architecture (Phase I)
Hunter College ....................... 95,000
-Science Lab Building (Phase I)
-Roosevelt House Rehabilitation
-Visual and Performing Arts Complex
John Jay College ....................... 130,000
-Academic Facility (Phase II)
Lehman College ....................... 60,000
-Science Facility
New York City College
of Technology ....................... 86,000
-Academic Complex I
Queens College ....................... 30,000
-Science Upgrades (Phase I),
including $15 million in
bond proceeds issued
pursuant to a capital
appropriation for Queens
College in chapter 53 of
the laws of 1998
Universitywide
-For a science research
center, excluding furni-
ture and equipment which
shall be secured from
private or other non-
state sources, provided
however that subdivision
(b) of section 6281 of the
education law, as amended by chapter 1081 of the laws of 1969, shall apply to the dormitory authority and/or the city university construction fund, as the letting agency, unless, in its discretion, it determines to utilize a project labor agreement for all work performed in the renovation of the Marshak science building, the city college science facility and the new science research center at City College, which means a prehire collective bargaining agreement between the agency and a labor organization establishing the labor organization as the collective bargaining representative for all persons who will perform work pursuant to all contracts for the construction, reconstruction, rehabilitation or improvement of facilities, and which provides that only contractors and subcontractors who sign a prenegotiated agreement with the labor organization can perform project work, when the record supporting the decision to enter into such an agreement establishes that it is justified by the interests underlying the competitive bidding laws.

- For science laboratory upgrades ........................................ 7,000
- For condition survey-related health and safety projects ................... 75,000
- For condition survey-related preservation of facilities projects .............. 60,000
- For condition survey-related projects related to the americans with dis-abilities act .......................................................... 13,000
- For asbestos abatement ........................................ 7,000
- For capital staff .................................................. 41,400
- For network infrastructure and telecommunications ......................... 40,000
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

-For universitywide critical maintenance or capital improvement costs for code compliance; emergencies; energy conservation; fire alarms, sprinklers, electrical distribution and heating and cooling system requirements; and other similar campuswide and systemwide needs, including Governors Island.............. 143,000

Total ........................................ 1,095,000

By chapter 53, section 1, of the laws of 1998, as amended by chapter 53, section 1, of the laws of 1999, for:
Alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvements or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventive maintenance and related projects (302198C1) ... 8,200,000 ................. (re. $993,000)
Alterations and improvements to provide a parent resource/day care facility in the 17 Lexington Avenue Building at Baruch College (302198C1) ... 1,000,000 .......................... (re. $993,000)
Alterations and improvements to CUNY Libraries (302198C1) ............ 10,800,000 ........................................ (re. $3,000,000)

Capital Projects Funds - Other
Capital Projects Fund
Energy Conservation Purpose

By chapter 54, section 1, of the laws of 1988, as amended by chapter 54, section 3, of the laws of 1992, for:
Alternations and improvements for energy conservation (30A58805) ... 2,065,000 ................................ (re. $851,000)

Capital Projects Funds - Other
Capital Projects Fund
Facilities for the Physically Disabled Purpose

By chapter 54, section 1, of the laws of 1995, for:
Alternations and improvements to make facilities accessible to the physically disabled (30149504) ... 1,257,000 .......................... (re. $577,000)

By chapter 54, section 1, of the laws of 1987, as amended by chapter 54, section 3, of the laws of 1992, for:
Alternations and improvements to make facilities accessible to the physically disabled (30048704) ... 1,206,000 .......................... (re. $321,000)

Capital Projects Funds - Other
Capital Projects Fund
Health and Safety Purpose
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
SENIOR COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 54, section 1, of the laws of 1993, for:
Alterations and improvements for health and safety pursuant to a plan, based on the results of building condition surveys, to be submitted for approval to the director of the budget on or before July 1, 1993. No funds shall be made available until such plan is approved by the director of the budget (30029301) ........................... 2,750,000 ............................. (re. 853,000)

By chapter 54, section 1, of the laws of 1992, for:
Alterations and improvements for facilities for the physically disabled (30A29201) ... ... 1,128,000 ................. (re. $218,000)

By chapter 54, section 1, of the laws of 1989, as amended by chapter 54, section 3, of the laws of 1995, for:
Alterations and improvements for health and safety (30A18901) ... ..... 2,780,000 ................................ (re. $55,000)

By chapter 54, section 1, of the laws of 1987, as amended by chapter 54, section 3, of the laws of 1995, for:
Alterations and improvements for health and safety (30018701) ... ..... 8,507,000 ................................ (re. $58,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 53, section 1, of the laws of 1997:
Alterations and improvements for preservation of facilities (30039703) ... ..... 3,300,000 ............................. (re. $2,241,000)

By chapter 53, section 1, of the laws of 1996, for:
Alterations and improvements to roofs on various buildings at Brooklyn College (30299603) ... 300,000 ...................... (re. $300,000)

By chapter 54, section 1, of the laws of 1995, for:
Alterations and improvements to roofs on various buildings (30239503) ... ..... 5,933,000 ............................. (re. $3,618,000)

By chapter 54, section 1, of the laws of 1994, for:
Alterations and improvements to roofs (30039403) ..................... 5,579,000 ............................. (re. $275,000)

By chapter 54, section 1, of the laws of 1990, as amended by chapter 54, section 3, of the laws of 1992, for:
Alterations and improvements for preservation of facilities (30A39003) ... ..... 9,947,000 ............................. (re. $630,000)

By chapter 54, section 1, of the laws of 1988, as amended by chapter 54, section 3, of the laws of 1994, for:
Alterations and improvements for preservation of facilities (30A38803) ... ..... 6,363,000 ............................. (re. $495,000)

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement or Program Change Purpose

By chapter 54, section 1, of the laws of 1995, for:
Alterations and improvements to child care facilities (30289508) ... ..... 1,306,000 ............................. (re. $1,306,000)
1 By chapter 54, section 1, of the laws of 1994, for:
2 Planning for master plans, including telecommunications and pre-design
3 project estimates (30389408) ... ... 1,000,000 .... (re. $398,000)
4
5 PROGRAM CHANGES, EXPANSION AND IMPROVEMENTS (CCP)
6
7 Capital Projects Fund - Other
8 Capital Projects Fund
9 Program Improvement or Program Change Purpose
10
11 By chapter 54, section 1, of the laws of 1990, as amended by chapter 54, 12 section 3, of the laws of 1992, for:
13 Alterations and improvements for program improvements (30A89008)
14 ... ..... 3,331,000 .......................... (re. $77,000)
15
16 By chapter 54, section 1, of the laws of 1988, as amended by chapter 54, 17 section 3, of the laws of 1995, for:
18 Alterations and improvements for program improvements (30A98808)
19 ... ..... 6,602,000 .......................... (re. $100,000)
For services and expenses for state financial assistance to community colleges for alterations and improvements to various facilities, including services and expenses, capital design, construction, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2016 subject to an annual plan developed by the city university and approved by the state director of the budget, and which may include, but not be limited to, projects in the following schedule (30CC1650) ......... 61,640,000 ....................................... (re. $61,640,000)

Project Schedule

<table>
<thead>
<tr>
<th></th>
<th>ESTIMATED</th>
<th>ESTIMATED 50 PERCENT &amp; LOCAL SHARE</th>
<th>STATE SHARE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>TOTAL STATE</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>(thousands of dollars)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bronx Community College</td>
<td>Bronson Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alumni Locker Room Accessibility</td>
<td>500</td>
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</tr>
<tr>
<td>EOC Headquarter Renovation</td>
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<td>500</td>
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<tr>
<td>Campus Utility Upgrade</td>
<td>8,000</td>
<td>4,000</td>
<td></td>
</tr>
<tr>
<td>Gould Library Rotunda Staircase</td>
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<td>665</td>
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<tr>
<td>Fire Alarm Upgrades</td>
<td>2,908</td>
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</tr>
<tr>
<td>Lowe Hall ADA Improvements</td>
<td>500</td>
<td>250</td>
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</tr>
<tr>
<td>Borough Manhattan Community College</td>
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<tr>
<td>Lighting Controls and Sensors</td>
<td>1,552</td>
<td>776</td>
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<tr>
<td>Variable Frequency Drives</td>
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<tr>
<td>Community Room HVAC</td>
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<tr>
<td>Perimeter Security Lighting</td>
<td>600</td>
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<td>199 Chambers Upgrade</td>
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<td>Hostos Community College</td>
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<tr>
<td>Summer Boiler</td>
<td>206</td>
<td>103</td>
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<tr>
<td>Technology Upgrades</td>
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<td>Kingsborough Community College</td>
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<tr>
<td>Pool Renovations</td>
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<td>1,000</td>
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<tr>
<td>Marina Reconstruction</td>
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<td>750</td>
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<tr>
<td>LaGuardia Community College</td>
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<tr>
<td>Staircase Lighting</td>
<td>160</td>
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<tr>
<td>Center 3 Infrastructure Upgrades</td>
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<tr>
<td>Business and Entrepreneurial Center</td>
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</tr>
<tr>
<td>Training Center</td>
<td>6,800</td>
<td>3,400</td>
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<tr>
<td>M Building Boiler Replacement</td>
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<td>273</td>
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<tr>
<td>E and C Building Cooling Towers</td>
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<td>344</td>
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<td>Chiller Plant</td>
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<tr>
<td>Upgrade Research Labs</td>
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<td>Central Chiller Plant</td>
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<td>Electrical System Upgrade</td>
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<tr>
<td>Kitchen and Cafeteria Renovation</td>
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CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. For university-wide community college critical maintenance or capital improvement costs attributable to health and safety .......... 14,524 7,262
2. For university-wide community college critical maintenance or capital improvement costs attributable to preservation of facilities ........ 17,462 8,731
3. For university-wide community college critical maintenance or capital improvement costs attributable to assistive technology ............. 200 100

-------        ------
Total ....................... 123,280 61,640

By chapter 54, section 1, of the laws of 2015:
For services and expenses for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2015 subject to an annual plan developed by the city university and approved by the state director of the budget, and which may include, but not be limited to, projects in the following schedule (30C11550) ...........
4,503,000 ......................................... (re. $4,503,000)

Project Schedule

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<th>STATE SHARE</th>
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<td>Allied Health and Sciences</td>
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For services and expenses for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2015 subject to an annual plan developed by the city university and approved by the state director of the budget, and which may include, but not be limited to, projects in the following schedule (30CC1550) ... 16,422,000 ............... (re. $16,422,000)
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
COMMUNITY COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

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<tr>
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<tr>
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<tr>
<td>critical maintenance or capital improvement costs attributable to the preservation of facilities</td>
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<td>2,032</td>
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<tr>
<td>For university-wide community college</td>
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<td>3,280</td>
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<tr>
<td>critical maintenance or capital improvement costs attributable to accelerated conservation and efficiency projects</td>
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<td>3,280</td>
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By chapter 54, section 1, of the laws of 2014: An advance for state financial assistance to community colleges for alterations and improvements to existing facilities including services and expenses, capital design, construction, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2014 subject to an annual plan developed by the city university and approved by the state director of the budget, and which may include, but not be limited to, projects in the following schedule (30CC1450) ... 15,628,000 ..... (re. $15,628,000)
### Project Schedule

<table>
<thead>
<tr>
<th>Borough of Manhattan Community College</th>
<th>Campus-wide critical maintenance to various facilities</th>
<th>ESTIMATED</th>
<th>ESTIMATED</th>
<th>TOTAL STATE</th>
<th>50 PERCENT</th>
<th>&amp; LOCAL SHARE</th>
<th>STATE SHARE</th>
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</thead>
<tbody>
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<td>Kingsborough Community College</td>
<td>Campus-wide critical maintenance to various facilities</td>
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<td>1,100</td>
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<tr>
<td>LaGuardia Community College</td>
<td>Campus-wide critical maintenance to various facilities</td>
<td>3,000</td>
<td>1,500</td>
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<td></td>
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<tr>
<td>Queensborough Community College</td>
<td>Campus-wide critical maintenance to various facilities</td>
<td>5,500</td>
<td>2,750</td>
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<tr>
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<td>Critical maintenance or capital improvement costs attributable to the preservation of facilities</td>
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<tr>
<td>For university-wide community college</td>
<td>Accelerated conservation and efficiency projects</td>
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</table>

By chapter 54, section 1, of the laws of 2013:

An advance for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2013 subject to an annual plan developed by the city university and approved by the state director of the budget, and which may include, but not be limited to, projects in the following schedule (30CC1350) ...........

8,100,000 ......................................... (re. $6,546,000)
### Project Schedule

<table>
<thead>
<tr>
<th>Borough of Manhattan Community College</th>
<th>ESTIMATED TOTAL</th>
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</thead>
<tbody>
<tr>
<td>Campus-wide critical maintenance</td>
<td>14,400</td>
<td>7,200</td>
</tr>
<tr>
<td>to various facilities</td>
<td></td>
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</tr>
</tbody>
</table>

| Bronx Community College              |                 |                         |
| Campus-wide critical maintenance     | 6,000           | 3,000                   |
| to various facilities                |                 |                         |

| Kingsborough Community College       |                 |                         |
| Campus-wide critical maintenance     | 7,500           | 3,750                   |
| to various facilities                |                 |                         |

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<tr>
<th>Health Technologies Education Center</th>
<th>4,908</th>
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<td>Central 3 Facade Replacement</td>
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<td>Campus-wide critical maintenance</td>
<td>6,800</td>
<td>3,400</td>
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<tr>
<td>to various facilities</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| LaGuardia Community College          |                 |                         |
| Central Kitchen/Cafeteria            | 2,400           | 1,200                   |
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Campus-wide critical maintenance
to various facilities .............. 7,600 3,800
--- ---
Total ..........................  55,408 26,704
--- ---

By chapter 54, section 1, of the laws of 2011:
An advance for state financial assistance to community colleges for
alterations and improvements to various facilities including
services and expenses, capital design, construction, acquisition,
reconstruction, rehabilitation and equipment; for health and safety,
preservation of facilities, new facilities, program improvement or
program change, environmental protection, energy conservation,
accreditation, facilities for the physically disabled, and related
projects, including costs incurred prior to April 1, 2011 subject to
an annual plan developed by the city university and approved by the
state director of the budget which shall include projects in the
following schedule (30CC1150) ... 31,239,000 ..... (re. $18,971,000)

Project Schedule

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</thead>
<tbody>
<tr>
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<td>TOTAL STATE</td>
<td>50 PERCENT</td>
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<tr>
<td></td>
<td>&amp; LOCAL SHARE</td>
<td>STATE SHARE</td>
</tr>
<tr>
<td>----------------------------------------------------------</td>
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<tr>
<td>(thousands of dollars)</td>
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</table>

Borough of Manhattan Community College
Theater Upgrades and
Equipment .......................... 3,400 1,700

Bronx Community College
Campus-wide Roofing,
Ph. I .............................. 4,068 2,034

Kingsborough Community College
Theater Upgrades and Sciences Bldg-
Infrastructure...................... 5,150 2,575
T2 Building Upgrades.............. 7,200 3,600

LaGuardia Community College
Center 3 Facade, Ph. I ............. 5,000 2,500
Center 3 Upgrades .................. 1,000 500
Campus Improvements ............... 10,000 5,000

Queensborough Community College
Central Kitchen/Dining Hall
Renovation ........................ 8,660 4,330
Upgrade Campus-wide Electrical
System, Ph. II ........................ 18,000 9,000
--- ---
Total ........................... 62,478 31,239
--- ---

By chapter 53, section 1, of the laws of 2010:
An advance for state financial assistance to community colleges for
alterations and improvements to various facilities including
services and expenses, capital design, construction, acquisition,
reconstruction, rehabilitation and equipment; for health and safety,
preservation of facilities, new facilities, program improvement or
program change, environmental protection, energy conservation,
accreditation, facilities for the physically disabled, and related
projects, including costs incurred prior to April 1, 2010 subject to
an annual plan developed by the city university and approved by the
state director of the budget which shall include projects in the
following schedule (30CC1050) ... 34,563,000 ..... (re. $11,386,000)

Project Schedule

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<tr>
<td>TOTAL STATE</td>
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<tr>
<td>&amp; LOCAL SHARE</td>
<td>STATE SHARE</td>
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(Thousands of dollars)

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<tr>
<th>Borough of Manhattan Community College</th>
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<tbody>
<tr>
<td>169 Chambers Street ............. 14,000</td>
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<th>Bronx Community College</th>
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<tbody>
<tr>
<td>Campus-wide Utility Upgrades,</td>
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<tbody>
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<th>LaGuardia Community College</th>
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<td>Conference Facility Space .... 2,000</td>
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<td>Center 3 Office Space and</td>
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<td>Elevators 2,500</td>
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<th>Queensborough Community College</th>
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<tbody>
<tr>
<td>Upgrade Campus-wide Electrical</td>
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<tr>
<td>System, Ph. I .................... 18,000</td>
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<td>9,000</td>
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By chapter 53, section 1, of the laws of 2008:
State financial assistance to community colleges for alterations and
improvements to various facilities for minor rehabilitation, includ-
ing but not limited to capital design, construction, acquisition,
reconstruction, rehabilitation, and equipment; for health and safety,
preservation of facilities, program improvement or program change,
environmental protection, energy conservation, accreditation,
facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2008, and subject to a plan submitted annually by the city university of New York and approved by the director of the budget (30110850) ... 2,750,000 .......................... (re. $2,750,000)
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

ly by the city university of New York and approved by the director
of the budget, and which may include, but not be limited to,
projects in the following schedule (30090850) .........................
206,908,000 ...................................... (re. $96,826,000)

Project Schedule

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<tr>
<td>College</td>
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<tr>
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<td>costs at community colleges</td>
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<td>tenance or capital improvement</td>
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<tr>
<td>costs at community colleges</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>attributable to certificate of</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>occupancy/public assembly needs .</td>
<td>18,000</td>
<td>9,000</td>
<td></td>
</tr>
<tr>
<td>For university-wide critical main-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>tenance or capital improvement</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>costs at community colleges</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>attributable to energy</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>conservation needs</td>
<td>18,000</td>
<td>9,000</td>
<td></td>
</tr>
<tr>
<td>For university-wide critical main-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>tenance or capital improvement</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(Thousands of dollars)
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
COMMUNITY COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 costs at community colleges  
2 attributable to science lab  
3 upgrade needs ......................... 7,200 3,600  
4 For university-wide critical main-  
5 tenance or capital improvement  
6 costs at community colleges  
7 attributable to educational  
8 technology initiative needs ........ 4,000 2,000  
9 For university-wide critical main-  
10 tenance or capital improvement  
11 costs at community colleges  
12 attributable to athletic  
13 facilities upgrade needs ............ 2,500 1,250  
14 .............................................  
15 Total ..................................... 413,816 206,908  
16 =========== ===========  
17  
18 By chapter 53, section 1, of the laws of 2007:  
19 An advance for state financial assistance to community colleges for  
20 alterations and improvements to various facilities including  
21 services and expenses, capital design, construction, acquisition,  
22 reconstruction, rehabilitation and equipment; for health and safety,  
23 preservation of facilities, new facilities, program improvement or  
24 program change, environmental protection, energy conservation,  
25 accreditation, facilities for the physically disabled, and related  
26 projects, including costs incurred prior to April 1, 2007 subject to  
27 an annual plan developed by the city university and approved by the  
28 state director of the budget which shall include projects in the  
29 following schedule (30660750) ... 40,800,000 ...... (re. $2,010,000)  
30  
31 Project Schedule  
32  
33 | ESTIMATED TOTAL STATE | ESTIMATED 50 PERCENT & LOCAL SHARE STATE SHARE  
34 | (thousands of dollars) |  
35  
36 Borough of Manhattan Community College  
37 Fiterman Hall Replacement ........... 40,000 20,000  
38 Bronx Community College  
39 Mechanical Systems Upgrades ........ 1,800 900  
40 Medgar Evers  
41 Academic Building I ............... 22,000 11,000  
42 For University-wide critical  
43 maintenance or capital im-  
44 provement costs at community  
45 colleges attributable to the  
46 findings of condition sur-  
47 veys for health and safety  
48 needs .................................. 4,800 2,400  
49 For university-wide critical  
50 maintenance or capital im-  
51 provement costs at community  
52 colleges attributable to the  
53 findings of condition sur-  
54 veys for preservation of  
55 facilities needs ...................... 3,000 1,500  
56 For university-wide critical  
57 maintenance or capital im-  
58 provement costs at community  
59 =========== ===========  
60  
61
### Project Schedule

<table>
<thead>
<tr>
<th>ESTIMATED (thousands of dollars)</th>
<th>ESTIMATED (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>TOTAL STATE</strong></td>
<td><strong>50 PERCENT</strong></td>
</tr>
<tr>
<td>&amp; LOCAL SHARE STATE SHARE</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### By chapter 53, section 1, of the laws of 2006:

An advance for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2006 subject to an annual plan developed by the city university which shall include projects in the following schedule (30660650) .................

By chapter 53, section 1, of the laws of 2006, as amended by chapter 108, section 2, of the laws of 2006:

Additional advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2006 (30660650) ... 66,580,000 .................. (re. $44,267,000)
CITY UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)  
COMMUNITY COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18  

<table>
<thead>
<tr>
<th>Project Description</th>
<th>ESTIMATED TOTAL (thousands of dollars)</th>
<th>ESTIMATED STATE SHARE (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bronx Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mechanical System Upgrades</td>
<td>6,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Hostos Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovations in 475 Grand Concourse</td>
<td>6,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Kings Borough Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air conditioning T5</td>
<td>218</td>
<td>109</td>
</tr>
<tr>
<td>Renovation of former auditorium T2</td>
<td>2,000</td>
<td>1,000</td>
</tr>
<tr>
<td>Laguardia Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovations of Center 3</td>
<td>14,000</td>
<td>7,000</td>
</tr>
<tr>
<td>Queensborough Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renovation of Science Building</td>
<td>6,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Medgar Evers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Academic I</td>
<td>8,000</td>
<td>4,000</td>
</tr>
<tr>
<td>Queensborough Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roof Replacement</td>
<td>3,000</td>
<td>1,500</td>
</tr>
<tr>
<td>Additional Roof Replacement</td>
<td>3,000</td>
<td>1,500</td>
</tr>
<tr>
<td>Fire Alarm Rehab</td>
<td>6,256</td>
<td>3,128</td>
</tr>
<tr>
<td>Gymnasium</td>
<td>6,060</td>
<td>3,030</td>
</tr>
<tr>
<td>Marine/Academic Center</td>
<td>5,050</td>
<td>2,525</td>
</tr>
<tr>
<td>Primary Arts Center</td>
<td>850</td>
<td>425</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2005, as amended by chapter 62, section 3, of the laws of 2005:  
An advance for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2005 subject to an annual plan developed by the city university which shall include projects in the following schedule (30590550) 105,849,000 (re. $34,957,000)
## CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>Project Description</th>
<th>Appropriation</th>
<th>Reappropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Hostos Community College</td>
<td>4,948</td>
<td>2,474</td>
</tr>
<tr>
<td>2 475 Grand Concourse Renovation</td>
<td>750</td>
<td>375</td>
</tr>
<tr>
<td>3 Site Acquisition</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 LaGuardia Community College</td>
<td>5,346</td>
<td>2,673</td>
</tr>
<tr>
<td>5 Center 3 Renovations, Phase II</td>
<td>17,012</td>
<td>8,506</td>
</tr>
<tr>
<td>6 Department of Humanities</td>
<td>21,000</td>
<td>10,500</td>
</tr>
<tr>
<td>7 Department of Computer Information</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8 Systems</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9 Medgar Evers College</td>
<td>1,960</td>
<td>980</td>
</tr>
<tr>
<td>10 Bronx Community College</td>
<td>60,962</td>
<td>30,481</td>
</tr>
<tr>
<td>11 North Instructional Building</td>
<td>30,481</td>
<td>2,037</td>
</tr>
<tr>
<td>12 Mechanical Systems &amp; Infrastructure Upgrade Phase 1</td>
<td>4,074</td>
<td></td>
</tr>
<tr>
<td>13 Borough Manhattan Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14 Training Program for Emergency</td>
<td>21,400</td>
<td>10,700</td>
</tr>
<tr>
<td>15 North campus building</td>
<td>2,000</td>
<td>1,000</td>
</tr>
<tr>
<td>16 Chambers Street Renovation Phase</td>
<td>5,506</td>
<td>2,753</td>
</tr>
<tr>
<td>17 Universitywide</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18 For condition assessment: Health and Safety</td>
<td>9,762</td>
<td>4,881</td>
</tr>
<tr>
<td>19 For condition assessment: Facilities Preservation</td>
<td>3,994</td>
<td>1,997</td>
</tr>
<tr>
<td>20 For condition assessment: ADA</td>
<td>3,820</td>
<td>1,910</td>
</tr>
<tr>
<td>21 For construction, acquisition, renovation or rehabilitation of facilities including equipment and other necessary incidental costs related to the CUNY Incubator</td>
<td>15,000</td>
<td>7,500</td>
</tr>
<tr>
<td>22 Total</td>
<td>211,698</td>
<td>105,849</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2003:

State financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2003, subject to a plan submitted annually by the city university of New York and approved by the state director of the budget (30020350) $5,000,000. An advance for state financial assistance to community colleges for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2003, subject to a plan submitted annually by the city university of New York and approved by the state director of the budget (30020350) $5,000,000.
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

to an annual plan developed by the city university and approved by
the state director of the budget, and which may include, but not be
limited to, projects in the following schedule (30050350) ...........
50,000,000 ........................................ (re. $9,806,000)

Project Schedule

<table>
<thead>
<tr>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>Medgar Evers College ................ 19,400</td>
</tr>
<tr>
<td>-Academic Building I</td>
</tr>
<tr>
<td>University-wide ............................ 30,600</td>
</tr>
</tbody>
</table>
| -For university-wide critical maintenance or capital im-
| provement costs attributable to the findings of condition
| surveys for health and safety, preservation of facilities and
| access for the physically dis-
| abled; code compliance; asbes-
| tos removal; emergencies; en-
| ergy conservation needs; fire
| alarms, sprinklers, electrical
| distribution and heating and
| cooling system requirements;
| and other similar campus-wide
| and system-wide needs
| ------------
| Total .................. 50,000
| =========

By chapter 53, section 1, of the laws of 1998, as amended by chapter 53,
section 1, of the laws of 2008:
An advance for state financial assistance to community colleges for
alterations and improvements to various facilities including capital
design, construction, acquisition, reconstruction, rehabilitation
and equipment; for health and safety, preservation of facilities, new
capabilities, program improvement or program change, environmental
protection, energy conservation, accreditation, facilities for the
physically disabled, and related projects according to the following
project schedule (303198C1) ... 109,700,000 ...... (re. $50,432,000)

Project Schedule

<table>
<thead>
<tr>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
</tr>
</tbody>
</table>
| For payment of up to one-half of the total capital costs for community colleges for health and safety projects based on the results of building condition surveys ............ 1,500
| For payment of up to one-half of the total capital costs for community colleges for asbestos removal and abatement ........ 1,000
CITY UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE CITY UNIVERSITY CONSTRUCTION FUND)
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. For payment of up to one-half of the total capital costs for community colleges for preservation of facilities projects based on the results of building condition surveys ...... 2,000
2. For payment of up to one-half of the total capital costs for community colleges for making facilities accessible to the physically disabled based on the results of building condition surveys ............... 1,000
3. For payment of up to one-half of the total capital costs for community colleges for the telecommunications initiative ... 2,000
4. For payment of up to one-half of the total capital costs for community colleges for energy conservation .................... 1,000
5. For payment of up to one-half of the total capital costs for community colleges for the educational technology equipment initiative ............ 1,500
6. An additional advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environ-mental protection, energy conservation, accredita-tion, facilities for the physically disabled, and related projects according to the following project schedule (303198C1) ............... 99,700
7. Total ..................................... 109,700

--------------
Total ......................... 109,700

==============
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS  2017-18

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>401,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>401,000,000</td>
</tr>
</tbody>
</table>

FACILITIES MAINTENANCE AND OPERATIONS (CCP) ............. 91,000,000

For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (10FM1703) ............................... 91,000,000

MAINTENANCE AND IMPROVEMENT OF EXISTING FACILITIES (CCP)... 310,000,000

For the preparation and review of plans, specifications, estimates, studies, plant evaluations, inspections, appraisals and surveys, and legal claims relating to existing or proposed facilities of the department of corrections and community supervision, and payment of personal service and nonpersonal service, including fringe benefits, related to the administration and security of capital projects provided by the department of corrections and community supervision for new and reappropriated projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10501750) ........ 17,000,000

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Environmental Protection or Improvements Purpose

Alterations and improvements, including related departmental administrative costs, for environmental protection or improvements including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10061706) ........ 24,000,000

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Health and Safety Purpose

Alterations and improvements, including related departmental administrative costs, for health and safety including liabilities incurred prior to April 1, 2017 (10011701) ............................... 15,000,000

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Preservation of Facilities Purpose

Alterations and improvements, including related departmental administrative costs, for the preservation of facilities including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10031703) ........ 141,000,000
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS  2017-18

Alterations and improvements, including related departmental administrative costs, for preventative maintenance that will prolong the useful life of assets including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M31703) ......... 15,000,000

Capital Projects Funds - Other Correctional Facilities Capital Improvement Fund Program Improvement or Program Change Purpose

Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the
Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10081708) ........ 95,000,000

Alterations and improvements within the correctional industries program, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (10IN1708) ....... 3,000,000
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

MAINTENANCE AND IMPROVEMENT OF EXISTING FACILITIES (CCP)

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Administration Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

For the preparation and review of plans, specifications, estimates, studies, plant evaluations, inspections, appraisals and surveys, and legal claims relating to existing or proposed facilities of the department of corrections and community supervision, and payment of personal service and nonpersonal service, including fringe benefits, related to the administration and security of capital projects provided by the department of corrections and community supervision for new and reappropriated projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law

(10501650) ... 17,000,000 ......................... (re. $6,368,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For the preparation and review of plans, specifications, estimates, studies, plant evaluations, inspections, appraisals and surveys, and legal claims relating to existing or proposed facilities of the department of corrections and community supervision, and payment of personal service and nonpersonal service, including fringe benefits, related to the administration and security of capital projects provided by the department of corrections and community supervision for new and reappropriated projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10501550) ... 15,000,000 ......................... (re. $3,185,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For the preparation and review of plans, specifications, estimates, studies, plant evaluations, inspections, appraisals and surveys, and legal claims relating to existing or proposed facilities of the department of corrections and community supervision, and payment of personal service and nonpersonal service, including fringe benefits, related to the administration and security of capital projects provided by the department of corrections and community supervision for new and reappropriated projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10501450) ... 15,000,000 ......................... (re. $2,107,000)

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Environmental Protection or Improvements Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for environmental protection or improvements including liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may
also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10061606) ... $62,000,000 ............... (re. $53,571,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is hereby amended and reappropriated to read:
Alterations and improvements, including related departmental administrative costs, for environmental protection or improvements including liabilities incurred prior to April 1, 2013, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10061306) ... $28,000,000 ......................... (re. $9,075,000)

The appropriation made by chapter 54, section 1, of the laws of 2012, is hereby amended and reappropriated to read:
Alterations and improvements, including related departmental administrative costs, for environmental protection or improvements including liabilities incurred prior to April 1, 2012, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

(10061206) ... 24,000,000 ........................... (re. $3,399,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for environmental protection or improvements including liabilities incurred prior to April 1, 2011, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

(10061106) ... 24,000,000 ........................... (re. $766,000)

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Facilities for the Physically Disabled Purpose

The appropriation made by chapter 54, section 1, of the laws of 2000, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, of facilities for the physically disabled including liabilities incurred prior to April 1, 2000, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

(10A40004) ... 2,000,000 ........................................ (re. $74,000)

Capital Projects Funds - Other
Corrections Facilities Capital Improvement Fund
Health and Safety Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for health and safety including liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

(10011601) ... 23,000,000 ........................................ (re. $23,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for health and safety including liabilities incurred prior to April 1, 2013, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.
requires a contractor to prepare separate specifications in
1 accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10011301) ... 22,000,000 ........................ (re. $12,820,000)

The appropriation made by chapter 54, section 1, of the laws of 2012 is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for health and safety including liabilities incurred
prior to April 1, 2012, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10011201) ... 36,000,000 ......................... (re. $8,407,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for health and safety including liabilities incurred
prior to April 1, 2011, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10011101) ... 16,000,000 ......................... (re. $1,232,000)
The appropriation made by chapter 50, section 1, of the laws of 2010, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for health and safety including liabilities incurred prior to April 1, 2010, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10010901) ... 16,000,000 ......................... (re. $29,000)

The appropriation made by chapter 50, section 1, of the laws of 2009, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for health and safety including liabilities incurred prior to April 1, 2009, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10010901) ... 16,000,000 ......................... (re. $571,000)

The appropriation made by chapter 50, section 1, of the laws of 2007, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for health and safety including liabilities incurred prior to April 1, 2007, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstanding, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10010701) ... 20,000,000 ......................... (re. $20,000)

The appropriation made by chapter 50, section 1, of the laws of 2006, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for health and safety including liabilities incurred
prior to April 1, 2006, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstanding, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10010601) ... 20,000,000 ......................... (re. $322,000)

The appropriation made by chapter 50, section 1, of the laws of 2004, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for health and safety including liabilities incurred
prior to April 1, 2004, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstanding, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Preservation of Facilities Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental
administrative costs, for the preservation of facilities including
liabilities incurred prior to April 1, 2016, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstanding, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law

For preventive maintenance on state facilities including personal
services, non-personal services, fringe benefits and the contractual
services provided by private firms, including the payment of
liabilities incurred prior to April 1, 2016, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10051603) ... 32,000,000 ........................ (re. $32,000,000)
Alterations and improvements, including related departmental
administrative costs, for preventative maintenance that will prolong
the useful life of assets including liabilities incurred prior to
April 1, 2016, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10M31603) ... 15,000,000 ........................ (re. $14,755,000)
The appropriation made by chapter 54, section 1, of the laws of 2013, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for the preservation of facilities including liabilities incurred prior to
April 1, 2013, provided, however, that notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10031303) ... 186,000,000 .......................... (re. $84,032,000)
Alterations and improvements, including related departmental adminis-
trative costs, for preventative maintenance that will prolong the
useful life of assets including liabilities incurred prior to April
1, 2013, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
including March 31, 2018, with the following amendments to sections
two, three, four, and eight of the Act: authorized state entities
may also use the alternative delivery method referred to as design-
build contracts for capital projects related to buildings as well as
to any projects undertaken by an authorized state entity in
agreement with another party; "authorized state entity" shall
include the department of corrections and community supervision; in
addition to other laws notwithstanding, the Act also notwithstanding the
provisions of sections 8 and 9 of the public buildings law, and
section 29 of chapter 337 of the laws of 1972; if the department of
corrections and community supervision requires a contractor to
prepare separate specifications in accordance with section 135 of
the state finance law, it shall be deemed to be in compliance with
the provisions of such law (10M31303) ......................... (re. $9,905,000)

The appropriation made by chapter 54, section 1, of the laws of 2012, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for the preservation of facilities including liabil-
ities incurred prior to April 1, 2012, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstanding, the
Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10031203) ... 174,000,000 .......................... (re. $29,745,000)
Alterations and improvements, including related departmental adminis-
trative costs, for preventative maintenance that will prolong the
useful life of assets including liabilities incurred prior to April
1, 2012, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
including March 31, 2018, with the following amendments to sections
two, three, four, and eight of the Act: authorized state entities
may also use the alternative delivery method referred to as design-
build contracts for capital projects related to buildings as well as
to any projects undertaken by an authorized state entity in
agreement with another party; "authorized state entity" shall
include the department of corrections and community supervision; in
addition to other laws notwithstanding, the Act also notwithstanding the
provisions of sections 8 and 9 of the public buildings law, and
section 29 of chapter 337 of the laws of 1972; if the department of
corrections and community supervision requires a contractor to
prepare separate specifications in accordance with section 135 of
the state finance law, it shall be deemed to be in compliance with
the provisions of such law (10M31203) .........................
15,000,000 ........................................ (re. $3,610,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is
hereby amended and reappropriated to read:

Alterations and improvements, including related departmental adminis-
trative costs, for the preservation of facilities including liabilities incurred prior to April 1, 2011, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstanding, the
Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10031103) ... 174,000,000 ......................... (re. $19,590,000)

Alterations and improvements, including related departmental adminis-
trative costs, for preventative maintenance that will prolong the
useful life of assets including liabilities incurred prior to April
1, 2011, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
including March 31, 2018, with the following amendments to sections
two, three, four, and eight of the Act: authorized state entities
may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M31103) ....................... 15,000,000 ........................ (re. $1,094,000)

The appropriation made by chapter 50, section 1, of the laws of 2010, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for the preservation of facilities including liabilities incurred prior to April 1, 2010, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10031003) ... 174,000,000 ....................... (re. $6,527,000)

The appropriation made by chapter 50, section 1, of the laws of 2009, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for the preservation of facilities including liabilities incurred prior to April 1, 2009, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the
Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law; and all capital projects using a design-build contract, a project labor agreement, as defined in section 222 of the labor law, shall be included in the request for proposals for the capital project unless, based upon a feasibility study examining the potential cost saving and efficiencies of a project labor agreement, the authorized state entity cannot determine that a project labor agreement would result in labor cost savings and that its interest in obtaining the best work at the lowest possible price, preventing favoritism, fraud and corruption, and other considerations such as the impact of delay, the possibility of cost savings advantages, and any history of labor unrest, are best met by requiring a project labor agreement

Alterations and improvements, including related departmental administrative costs, for preventative maintenance that will prolong the useful life of assets including liabilities incurred prior to April 1, 2009, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act (“Act”), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; “authorized state entity” shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M30903) .................

The appropriation made by chapter 50, section 1, of the laws of 2008, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for the preservation of facilities including liabilities incurred prior to April 1, 2008, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act (“Act”), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; “authorized state entity” shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M30903) ................. (re. $37,000)
authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M30803) .............................. (re. $1,199,000)

Alterations and improvements, including related departmental administrative costs, for preventative maintenance that will prolong the useful life of assets including liabilities incurred prior to April 1, 2008, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M30803) ............................. (re. $114,000)

The appropriation made by chapter 50, section 1, of the laws of 2007, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for the preservation of facilities including liabilities incurred prior to April 1, 2007, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision...
requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M30703) ... 147,000,000 ......................... (re. $977,000)

The appropriation made by chapter 50, section 1, of the laws of 2006, is hereby amended and reappropriated to read:
Alterations and improvements, including related departmental administrative costs, for preventative maintenance that will prolong the useful life of assets including liabilities incurred prior to April 1, 2006, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10M30603) ......................... 15,000,000 .......................... (re. $31,000)

Capital Projects Funds - Other
Correctional Facilities Capital Improvement Fund
Program Improvement or Program Change Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10081608) ... 69,000,000 ............... (re. $56,203,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2013, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws not withstood, the Act also not withstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10081308) ... 46,000,000 ......................... (re. $32,261,000)

The appropriation made by chapter 54, section 1, of the laws of 2012, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2012, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws not withstood, the Act also not withstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (10081208) ... 56,000,000 ......................... (re. $3,493,000)
The appropriation made by chapter 54, section 1, of the laws of 2011, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2011, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

The appropriation made by chapter 50, section 1, of the laws of 2010, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2011, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

The appropriation made by chapter 50, section 1, of the laws of 2009, is hereby amended and reappropriated to read:

Alterations and improvements, including related departmental administrative costs, for program improvement or program change including liabilities incurred prior to April 1, 2009, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and including March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of corrections and community supervision; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law, and section 29 of chapter 337 of the laws of 1972; if the department of corrections and community supervision requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10080908) ... 90,000,000 ......................... (re. $3,748,000)
The appropriation made by chapter 50, section 1, of the laws of 2008, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for program improvement or program change including
liabilities incurred prior to April 1, 2008, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
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related to buildings as well as to any projects undertaken by an
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state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10080808) ... 85,000,000 ........................... (re. $863,000)
The appropriation made by chapter 50, section 1, of the laws of 2007, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for program improvement or program change including
liabilities incurred prior to April 1, 2007, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10080708) ... 87,000,000 ......................... (re. $143,000)
The appropriation made by chapter 50, section 1, of the laws of 2006, is
hereby amended and reappropriated to read:
Alterations and improvements, including related departmental adminis-
trative costs, for program improvement or program change including
liabilities incurred prior to April 1, 2006, provided, however, that
notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and including March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the department of corrections and
community supervision; in addition to other laws notwithstood, the
Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law, and section 29 of chapter 337 of the laws of
1972; if the department of corrections and community supervision
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(10080608) ... 44,000,000 ......................... (re. $164,000)
For the comprehensive construction programs, purposes and projects as herein specified in accordance with the following:

<table>
<thead>
<tr>
<th></th>
<th>Appropriations</th>
<th>Reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td>$42,400,000</td>
<td>$4,131,089,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>$42,400,000</td>
<td>$4,131,089,000</td>
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</tbody>
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**ADMINISTRATION (CCP)**

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021703) ........ $3,400,000

**LIBRARY CONSTRUCTION (CCP)**

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement/Change Purpose

For total approved project costs pursuant to section 273-a of the education law, for approved projects, excluding feasibility studies, plans or similar activities, for the acquisition of vacant land and the acquisition, construction, renovation or rehabilitation, including leasehold improvements, of buildings of public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature, subject to distribution provisions in subdivision 5 of section 273-a of the education law on and upon approval by the commissioner (11011708) ........ $14,000,000

**NON-PUBLIC SCHOOL TECHNOLOGY PROJECTS (CCP)**

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement/Change Purpose

For payment of the costs of capital projects undertaken by or on behalf of school districts for the acquisition of smart schools classroom technology to be loaned to children attending a nonpublic school located in the school district, except a nonpublic school to which tuition is paid under articles 85 or 89 of the education law.
law, in accordance with the requirements of section 755 of the education law and guidelines developed by the commissioner of education, in connection with the smart schools investment plans submitted by the school district and approved by the smart schools review board pursuant to subdivision 16 of section 3641 of the education law.

Each school district shall be eligible to receive an allocation from the funds appropriated herein equal to the product of the enrollment of all such nonpublic schools in the 2014-15 school year multiplied by the per pupil amount, provided that the liability of the state and the amount to be distributed or otherwise expended by the state to provide such loans shall be limited to the amount appropriated herein. The per pupil amount shall equal the quotient of (i) the amount budgeted by such school district in its approved smart schools investment plan for servers, wireless access points and other portable connectivity devices to be acquired as part of a school connectivity project, divided by (ii) the total public and nonpublic school enrollment in such school district in the 2014-15 school year.

Provided further that no school district shall be eligible to receive an allocation to support the loan of smart schools classroom technology in an aggregate amount greater than $250 multiplied by the nonpublic school enrollment in the 2014-15 school year.

Notwithstanding paragraph 2 of subdivision b of section 3641 of the education law, the commissioner of education shall distribute funds appropriated pursuant to this paragraph upon approval of an application made by the school district. Requests to the school district for loan of smart schools classroom technology to be acquired with the funds appropriated herein shall be made in accordance with the requirements of subdivision 3 of section 755 of the education law.

(11NP1708) ............................... 25,000,000

51
<table>
<thead>
<tr>
<th>Section</th>
<th>Year</th>
<th>Purpose</th>
<th>Appropriation</th>
<th>Reappropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>2016</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021603)</td>
<td>3,400,000</td>
<td>(re. $3,370,000)</td>
</tr>
<tr>
<td>13</td>
<td>2015</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021503)</td>
<td>3,400,000</td>
<td>(re. $2,311,000)</td>
</tr>
<tr>
<td>19</td>
<td>2014</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021403)</td>
<td>3,400,000</td>
<td>(re. $1,846,000)</td>
</tr>
<tr>
<td>25</td>
<td>2013</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition, including but not limited to fire alarm system and security system upgrades at the School for the Blind at Batavia, subject to a plan developed by the education department and approved by the director of the budget (11021303)</td>
<td>3,400,000</td>
<td>(re. $2,538,000)</td>
</tr>
<tr>
<td>31</td>
<td>2012</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021203)</td>
<td>3,400,000</td>
<td>(re. $221,000)</td>
</tr>
<tr>
<td>37</td>
<td>2011</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021103)</td>
<td>3,400,000</td>
<td>(re. $629,000)</td>
</tr>
<tr>
<td>43</td>
<td>2010</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11021003)</td>
<td>6,800,000</td>
<td>(re. $1,453,000)</td>
</tr>
<tr>
<td>49</td>
<td>2009</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11020903)</td>
<td>2,000,000</td>
<td>(re. $544,000)</td>
</tr>
<tr>
<td>55</td>
<td>2008</td>
<td>For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11090803)</td>
<td>1,000,000</td>
<td>(re. $168,000)</td>
</tr>
</tbody>
</table>
By chapter 53, section 1, of the laws of 2007:
For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11010703) ...
4,900,000 ............................................. (re. $3,000)

By chapter 53, section 1, of the laws of 2006:
For various minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11020603) ...
2,400,000 ............................................. (re. $7,000)

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement/Change Purpose

By chapter 100, section 2, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2011:
For services and expenses related to implementing a state longitudinal data system including but not limited to the development and purchase of computer hardware, software, and related equipment, such amount shall include expenses to be made by the State University of New York and the City University of New York provided that the amount appropriated herein shall be subject to a plan developed by the education department and approved by the director of the budget. Notwithstanding any other provision of 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 State University of New York and City University of New York to carry out the purposes of this appropriation (11031008) ..................................
20,400,000 ....................................... (re. $11,130,000)

CULTURAL EDUCATION CENTER (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Health and Safety Purpose

By chapter 53, section 1, of the laws of 2008:
For the construction of an alternate emergency exit in the cultural education center (11010801) ... 2,250,000 ............ (re. $65,000)
For fire safety system upgrades, environmental controls, and the renovation of restrooms in the cultural education center (11030801)...
2,500,000 ........................................... (re. $647,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 53, section 1, of the laws of 2004, as amended by chapter 62, section 3, of the laws of 2005:
For minor rehabilitation projects to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11020403) ......
1,000,000 ............................................. (re. $45,000)

By chapter 53, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2016:
For renovation projects to preserve and revamp the collections and exhibits of the state museum, library and archives subject to a plan approved by the director of the budget (11030203) ...........
5,000,000 ............................................. (re. $4,490,000)
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 53, section 1, of the laws of 2008:

An advance for projects to enhance the public display of the collections and exhibits of the state museum, library and archives, subject to a plan jointly submitted by the board of the cultural education trust and the state education department and approved by the director of the budget (11020808) ......................... 15,000,000 ....................................... (re. $13,757,000)

For preservation and stewardship of collections in the cultural education center, including environmental controls, the preservation of records, and the purchase and installment of map and microform cabinets, compact shelving, and museum cabinetry (11060808) ............ 4,325,000 ......................................... (re. $2,076,000)

CULTURAL EDUCATION STORAGE FACILITY (CCP)

By chapter 53, section 1, of the laws of 2007, as amended by chapter 55, section 1, of the laws of 2016:

Cultural education storage facility. For costs of a new storage facility for the collections of the state museum, library and archives, subject to a plan jointly submitted by the board of the cultural education trust and the cultural education department and approved by the division of the budget provided, however, that a portion of the funds appropriated herein may be used to conduct a feasibility study and a land review prior to the submission of such plan (11010707) ... 60,000,000 ........................ (re. $60,000,000)

EDUCATION BUILDING (CCP)

By chapter 53, section 1, of the laws of 2008:

For mechanical system upgrades in the education building addition, including the installation of a system for humidification control and the modification of the ventilation system (11020801) ... 2,000,000 ............................................. (re. $8,000)

LIBRARY CONSTRUCTION (CCP)

By chapter 53, section 1, of the laws of 2006:

For partial roof replacement of the education building and education building addition to keep facilities in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11030603) ........................... 1,700,000 ........................................... (re. $187,000)
By chapter 55, section 1, of the laws of 2016:

For total approved project costs pursuant to section 273-a of the education law, for approved projects, excluding feasibility studies, plans or similar activities, for the acquisition of vacant land and the acquisition, construction, renovation or rehabilitation, including leasehold improvements, of buildings of public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature, subject to distribution provisions in subdivision 5 of section 273-a of the education law on and upon approval by the commissioner (11011608) ................................... (re. $14,000,000)

For additional total approved project costs pursuant to section 273-a of the education law, for approved projects, excluding feasibility studies, plans or similar activities, for the acquisition of vacant land and the acquisition, construction, renovation or rehabilitation, including leasehold improvements, of buildings of public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature, subject to distribution provisions in subdivision 5 of section 273-a of the education law on and upon approval by the commissioner (11021608) ... 5,000,000 .......................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2015:

For total approved project costs pursuant to section 273-a of the education law, for approved projects, excluding feasibility studies, plans or similar activities, for the acquisition of vacant land and the acquisition, construction, renovation or rehabilitation, including leasehold improvements, of buildings of public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature, subject to distribution provisions in subdivision 5 of section 273-a of the education law on and upon approval by the commissioner (11011508) ................... 14,000,000 ........................................ (re. $1,416,000)

By chapter 54, section 1, of the laws of 2014:

For total approved project costs pursuant to section 273-a of the education law, for approved projects, excluding feasibility studies, plans or similar activities, for the acquisition of vacant land and the acquisition, construction, renovation or rehabilitation, including leasehold improvements, of buildings of public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature, subject to distribution provisions in subdivision 5 of section 273-a of the education law on and upon approval by the commissioner (11011408) ................... 14,000,000 ........................................... (re. $797,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2014:

For total approved project costs pursuant to section 273-a of the education law, for approved projects, excluding feasibility studies, plans or similar activities, for the acquisition of vacant land and the acquisition, construction, renovation or rehabilitation, including leasehold improvements, of buildings of public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature, subject to distribution provisions in subdivision 5 of section 273-a of the education law on and upon approval by the commissioner (11011308) ................... 14,000,000 ........................................... (re. $42,000)
EDUCATION DEPARTMENT

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 SCHOOL FOR THE BLIND - BATAVIA (CCP)

2 Capital Projects Funds - Other
3 Capital Projects Fund
4 Health and Safety Purpose

5 By chapter 53, section 1, of the laws of 2009:
6 For various rehabilitation and renovation projects to keep facilities
7 at the School for the Blind in a safe operating condition subject to
8 a plan developed by the education department and approved by the
9 director of the budget (11030901) ... 800,000 ........... (re. $798,000)

10 By chapter 53, section 1, of the laws of 2008:
11 For security and fire alarm system upgrades, physical plant improve-
12 ments to infrastructure around Severne Hall, backflow prevention
13 devices, and roof replacement on Knight Hall and Hamilton Hall
14 (11050801) ... 2,330,000 ............................ (re. $710,000)

15 SCHOOL FOR THE DEAF - ROME (CCP)

16 Capital Projects Funds - Other
17 Capital Projects Fund
18 Health and Safety Purpose

19 By chapter 53, section 1, of the laws of 2008:
20 For dormitory environmental controls and the replacement of paver
21 stones, manhole covers and catch basins (11040801) ..............
22 650,000 ............................................. (re. $138,000)

23 Capital Projects Funds - Other
24 Capital Projects Fund
25 Preservation of Facilities Purpose

26 By chapter 53, section 1, of the laws of 2004:
27 For minor rehabilitation projects to keep facilities in a safe operat-
28 ing condition subject to a plan developed by the education depart-
29 ment and approved by the director of the budget (11050403) .........
30 2,500,000 ............................................. (re. $1,000)

31 SCHOOLS FOR NATIVE AMERICAN RESERVATIONS (CCP)

32 Capital Projects Funds - Other
33 Capital Projects Fund
34 Health and Safety Purpose

35 By chapter 53, section 1, of the laws of 2009:
36 For various rehabilitation and renovation projects to keep facilities
37 at the St. Regis Mohawk Elementary School in a safe operating condi-
38 tion subject to a plan developed by the education department and
39 approved by the director of the budget (11020901) ..................
40 4,000,000 ........................................... (re. $101,000)

41 By chapter 53, section 1, of the laws of 2003:
42 For various rehabilitation and renovation projects to keep facilities
43 at the Tuscarora Elementary School in a safe operating condition
44 subject to a plan developed by the education department and approved
45 by the director of the budget (11020301) ...........................
46 500,000 .............................................. (re. $12,000)

47
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 53, section 1, of the laws of 2004:

For various rehabilitation and renovation projects to keep facilities at the St. Regis Mohawk Elementary School in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11040403) ................................................. 4,500,000 ............................................. (re. $2,000)

For various rehabilitation and renovation projects to keep facilities at the Tuscarora Elementary School in a safe operating condition subject to a plan developed by the education department and approved by the director of the budget (11030403) ................................................. 1,300,000 ............................................. (re. $1,000)

SMART SCHOOLS BOND ACT (CCP)

By chapter 54, section 1, of the laws of 2014:

The sum of $2,000,000,000, or so much thereof as may be necessary and available, is hereby appropriated from the smart schools bond fund as established by section 97-o000 of the state finance law in accordance with the provisions of such section, for payment to the capital projects fund in order to reimburse such fund for disbursements certified by the state comptroller as bondable under the provisions of the smart schools bond act of 2014. The director of the budget is hereby authorized to designate to the state comptroller specific appropriations made from the capital projects fund for purposes for which smart schools bond fund expenditures are authorized. The state comptroller shall at the commencement of each month certify to the director of the budget, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations so designated by the director of the budget from the capital projects fund for such purposes for the month preceding such certification and such certifications shall not exceed in the aggregate the moneys hereby appropriated. A copy of each such certificate shall also be delivered to departments, agencies and public authorities to which such capital projects fund appropriations are made available. Notwithstanding the provisions of any general or special law, no moneys shall be available from the smart schools bond fund until a certificate of approval of availability shall have been issued by the director of the budget, and a copy of such certificate of approval filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time by the director of the budget, and a copy of each such amendment shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee (11SS1410) ... 2,000,000,000 .. (re. $2,000,000,000)

SMART SCHOOLS IMPLEMENTATION (CCP)

Capital Projects Funds - Other
Capital Projects Fund - Smart Schools (Bondable)
Educational Purpose
1 By chapter 54, section 1, of the laws of 2014:  
2 For payment of the costs of capital projects undertaken by or on  
3 behalf of school districts as part of such school districts' smart  
4 schools investment plans as approved by the smart schools review  
5 board, pursuant to the smart schools bond act of 2014 and subdivi-  
6 sion 16 of section 3641 of the education law, both enacted as legis-  
7 lation submitted by the governor pursuant to article VII of the New  
8 York constitution, to be reimbursed from bond fund proceeds for  
9 acquisition or installation of educational technology equipment or  
10 for design, planning, site acquisition, construction, reconstruction  
11 or rehabilitation of pre-kindergarten classroom space; instructional  
12 space to replace transportable classroom units, or for high-tech  
13 school safety and security projects.  
14 Costs of such smart schools projects may include but not be limited to  
15 interactive whiteboards; computer servers; desktop, laptop and  
16 tablet computers; grants for high-speed broadband and wireless  
17 internet connectivity for schools and communities within the school  
18 district for enhanced educational opportunity; classroom space to  
19 accommodate pre-kindergarten programs; instructional space to  
20 replace transportable classroom units; and high-tech school safety  
21 and security projects. Pursuant to school districts' approved smart  
22 schools investment plans, all or a portion of the funds appropriated  
23 hereby may be suballocated or transferred to any department, agency,  
24 or public authority.  
25 No part of this appropriation shall be made available prior to  
26 approval of the smart schools bond act of 2014 by the voters at the  
27 general election to be held in November of 2014 (11SR14ED) ...  
28 2,000,000,000 ........................................ (re. $1,997,576,000)  
29
30 SMART SCHOOLS SPECIAL EDUCATION PROJECTS (CCP)  
31
32 Capital Projects Funds - Other  
33 Capital Projects Fund  
34 Educational Purpose  
35
36 By chapter 54, section 1, of the laws of 2014:  
37 For payment of the costs of capital projects undertaken by or on  
38 behalf of special act school districts, state-supported schools for  
39 the blind and deaf and approved private special education schools,  
40 pursuant to investment plans approved by the smart schools review  
41 board established by subdivision 16 of section 3641 of the education  
42 law, for acquisition or installation of educational technology  
43 equipment. Costs of such projects may include but not be limited to  
44 interactive whiteboards; computer servers; desktop, laptop and  
45 tablet computers; and high-speed broadband and wireless Internet  
46 connectivity; design, planning, site acquisition, construction,  
47 reconstruction or rehabilitation of instructional space to replace  
48 transportable classroom units; and high-tech school safety and secu-  
49 rity projects. This appropriation shall be made available to the  
50 same extent as funds are authorized and made available pursuant to  
51 the smart schools bond act of 2014 (110014ED) ......................  
52 5,000,000 ........................................ (re. $5,000,000)  
53
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>15,575,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>15,575,000</td>
</tr>
</tbody>
</table>

WESTERN NEW YORK NUCLEAR SERVICE CENTER PROGRAM (CCP) .... 15,575,000

For services and expenses required to meet the New York state energy research and development authority obligations for the western New York nuclear service center, including obligations pursuant to the West Valley demonstration project act (Pub. L. 96-368) (03WV1706) 15,575,000
ENERGY RESEARCH AND DEVELOPMENT AUTHORITY

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 CLEANER, GREENER COMMUNITIES PROGRAM (CCP)
2
3 Capital Projects Funds - Other
4 Capital Projects Fund
5 Environmental Protection Purpose
6
7 By chapter 54, section 1, of the laws of 2013:
8  For capital grants for the cleaner, greener communities program
9       (03CG1306) ... 25,000,000 ......................... (re. $22,108,000)
10
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS 2017-18

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

APPROPRIATIONS     REAPPROPRIATIONS

Capital Projects Funds - Other       2,744,400,000        2,550,038,000
Capital Projects Funds - Federal       190,000,000           617,034,000

All Funds                          2,934,400,000         3,167,072,000

ADMINISTRATION (CCP) ...................  500,000

Capital Projects Funds - Other
Capital Projects Fund
Administration Purposes

For alterations, rehabilitation and improvements at education camps and centers including personal service, fringe benefits and indirect costs (09ED1750) ... 500,000

ENVIRONMENT AND RECREATION (CCP) .................... 300,000,000

Capital Projects Funds - Other
Environmental Protection Fund
Environment and Recreation Purpose

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Non-hazardous landfill closure projects, including $300,000 for Essex county under an agreement with the department of environmental conservation and $150,000 for Hamilton county under an agreement with the department of environmental conservation (09LC17ER) .................... 700,000

Municipal waste reduction or recycling projects, and $3,000,000 of such amount shall be made available for projects for food donation and the recycling of food scraps (09MR17ER) .................... 14,000,000

Secondary materials regional marketing assistance (09SM17ER) .................... 1,000,000

Pesticide program, not less than $200,000 of which shall be for activities related to Long Island pesticide pollution prevention, and including $500,000 for the Clean SweepNY program (09PD17ER) ............ 2,000,000

Notwithstanding any law to the contrary, for the payment of the costs associated with environmental justice projects and
programs, including but not limited to: monitoring of air quality; education and outreach; not more than $1,000,000 for the connect kids program facilitating access by title 1 schools to outdoor recreational activities, public lands and parks; improvements to environmental quality; or environmental job training, in environmental justice, inner city and underserved communities, and which are undertaken by the state, or on behalf of the state by municipalities or not-for-profit corporations; and $2,000,000 of such amount shall be made available for community impact and job training grants; including $500,000 of such amount shall be made available to a not-for-profit organization for the purpose of awarding grants on a competitive basis to community groups to build the capacity of such groups, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance. Community impact and job training grants shall be in or affecting environmental justice communities in an amount of up to $100,000 for community groups and any Indian nation or tribe recognized by the state or the United States with a reservation wholly or partly within the boundaries of New York state, or any combination thereof for projects that address an environmental justice community's exposure to multiple environmental harms and risks, including lead exposure and shall include job training, implementation, studies, including air monitoring, to investigate the environment, or related public health issues of the community, research that will be used to expand the knowledge or understanding of the affected community and ways to improve the resiliency of the affected community. The results of any investigation shall be disseminated to members of the affected community. Community groups eligible for funding must have a history of providing services within the same community as the location of 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 (09EJ17ER) ........... 7,000,000

Notwithstanding any law to the contrary, for assessment and recovery of any natural resource damages (09RD17ER) ............... 3,235,000
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS 2017-18

1. Notwithstanding any law to the contrary, for
the pollution prevention institute, and
including $350,000 for the Interstate
Chemicals Clearing house (09PP17ER) ....... 4,000,000

2. Environmental health for assessments, test-
ing and actions including but not limited
to abatement to address suspected human
exposure to chemical, physical and micro-
biological agents, including contaminants
in drinking water; and $2,000,000 for
children's environmental health centers,
including school and community childhood
lead exposure assessment conducted by such
centers and not more than $625,000 for
programs to expand and improve access to
local, fresh, nutritional food to
nutritionally underserved neighborhoods in
New York State through the Fresh Connect
Program (09EH17ER) ....................... 7,000,000

3. Brownfield opportunity area grants as
authorized pursuant to section 970-r of
the general municipal law (09BO17ER) ..... 2,000,000

4. For services and expenses of projects and
purposes authorized by section 92-s of the
state finance law to receive funding from
the parks, recreation and historic preser-
vation account in accordance with a
programmatic and financial plan to be
approved by the director of the budget,
including suballocation to other state
departments and agencies, according to the
following:

Local waterfront revitalization programs,
notwithstanding any law to the contrary,
not less than, $10,000,000 for waterfront
revitalization projects which are in or
primarily serve areas where demographic
and other relevant data for such areas
demonstrate that the areas are densely
populated and have sustained physical
deterioration, decay, neglect, or disinvest-
ment, or where a substantial propor-
tion of the residential population is of
low income or is otherwise disadvantaged
and is underserved with respect to the
existing recreational opportunities in the
area including up to $2,000,000 for
updates to existing local waterfront revi-
talization program plans to mitigate
future physical climate risks; and includ-
ing $660,000 for Adirondack infrastructure
and environmental improvements for the
towns of Minerva, Indian Lake and Newcomb
and $200,000 for the Niagara River green-
way commission (09WR17ER) .............. 16,000,000

5. Parks, recreation and historic preservation
projects, notwithstanding any law to the
contrary, not less than, $10,000,000 for
municipal parks projects which are in or
primarily serve areas where demographic
and other relevant data for such areas
demonstrate that the areas are densely
populated and have sustained physical
deterioration, decay, neglect or disinvest-ment or where a substantial proportion
of the residential population is of low
income or is otherwise disadvantaged and
is underserved with respect to the exist-
ing recreational opportunities in the
area; and including $250,000 for Tivoli
Park, $1,000,000 for the Ulster County
rail trail (09MP17ER) .................... 20,000,000

Notwithstanding any law to the contrary, for
state parks and land and easement infras-
tructure, access and stewardship projects
which shall include capital projects: (i)
on state parks and state lands pursuant to
sections 54-0303 and 56-0307 of the envi-
ronmental conservation law; (ii) on state
parks or state owned lands and easements
under the jurisdiction of the department
of environmental conservation or the
office of parks, recreation and historic
preservation for access opportunities for
people with disabilities; access to the
State Forest Preserve, State reforesta-
tion, Wildlife Management areas and
conservation easement lands; recreational
trail construction and maintenance; Cats-
kill and Adirondack camp ground improve-
ments to public access and sanitation
facilities; environmental education;
facility improvements; archeological,
historic, cultural and natural resource
surveys, forest health surveys, interpre-
tation, and inventories, and response to
forest pests; Forest Preserve and state
forest unit management planning; invasive
species management; conservation easement
public recreation planning; habitat resto-
ration and enhancement; state fish hatch-
ery improvements; state tree nursery
improvements; water access facilities and
safety improvements; public beach facility
development and improvement; public access
improvements at day use areas; state
historic site exterior restoration; and
cabin area and camping facility develop-
ment, restoration and reconstruction;
(iii) notwithstanding any law to the
contrary, $500,000 for Belleayre Mountain
ski center projects and up to $500,000 for
other Olympic Regional Development
Authority facilities; (iv) $500,000 from
the public access and stewardship
allocation to Parks & Trails New York for
the purpose of awarding grants on a
competitive basis to local parks' and
department of environmental conservation
friends groups, provided that up to ten
percent of such amount may be made
available for administrative costs and/or
technical assistance; and $250,000 for the
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS  2017-18

Hudson River Valley Trail Grants
(09ST17ER) ........................................... 30,000,000

Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998, including but not limited to utility infrastructure improvements; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999. Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget (09HR17ER)...

Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB17ER) ......................... 15,000,000

Notwithstanding any other provisions of law, for the administration of the programs of section 79-b of the navigation law (09NV17ER) ......................... 2,000,000

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Costs related to the acquisition of the following properties: Atlantic Coast, Long Island Sound, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Central Pine Barrens, Western Suffolk/Nassau Special Groundwater Protection Areas, Mott Haven-Port Morris Waterfront, Bronx River Greenway, Inner City/Underserved Community Parks, Long Pond, Staten Island Greenbelt, Staten Island Bluebelt, Staten Island Wet Woods, Great Swamp, Pluitarch/Black Creek Wetlands Complex, New York Highlands, Shawangunk Mountains Region, Delaware River Highlands, Hudson River Corridor/Hudson River Estuary and Greenway Trail/ Hudson River School Art Trail, Hudson Valley/New York City Foodshed, Catskill Unfragmented Forest, Catskill River and Road Corridors, New York City Watershed Lands, Taconic Ridge/Harlem
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS 2017-18

1 Valley, Albany Pine Bush, Five Rivers
2 Environmental Education Center, Lake
3 George watershed, Lake Champlain
4 watershed, Boeselager forestry, Rensselaer
5 Plateau, Oomsdale Farm and Surrounding
6 Landscape, Turtle Conservation Sites,
7 Region 4 Rail Trail Projects, Susquehanna
8 River Valley Corridor, Saratoga County,
9 Hudson River Projects, Pollensby Park,
10 Washington County, Rome Sand Plains, Black
11 Creek Watershed, Tug Hill Core Forests and
12 Headwater Streams, Nelson Swamp, State
13 Park Battlefields, Genny Green Trail/Link
14 Trail, Onondaga Escarpment, State Parks
15 Greenbelt/Tompkins County, Cattaraugus
16 Creek and tributaries, Northern Montezuma
17 Wetlands, Genesee River Corridor, Seneca
18 Army Depot Conservation Area, Lake Erie
19 Tributary Gorges, Buffalo River Watershed,
20 Catharine Valley Complex, High-Tor/Bristol
21 Hills/Bare Hill State Unique Area, Lake
22 Ontario and Lake Erie Shorelines, Islands
23 and Niagara River, Long Island Trails and
24 Greenways, Bronx Harlem Greenway, Harbor
25 Herons Wildlife Complex, Schunnemunk
26 Mountain/Moodna Creek/Woodcock
27 Mountain/Hudson Highlands Connectivity
28 Project, Helderbergs, and Finger Lakes
29 Shorelines and Riparian Zones, Hand Hollow
30 Conservation Area, Northern Flow River
31 Corridors, Black River Valley Corridor,
32 Fort Drum Army Compatible Use Buffer
33 Project, Herkimer Home Viewshed, Inman
34 Gulf, Massawepie Mire, Moose River
35 Corridor, St. Lawrence River Islands,
36 Shoreline and Wetlands, Southern
37 Skaneateles Lake Forest and Shoreline,
38 Salmon River Corridor, Emerald Necklace,
39 Riparian Buffers, Coastline and Wetland
40 Protection Projects Aimed at Reducing the
41 Impacts of Storms, Storm Surges and
42 Flooding on Human and Natural Communities,
43 Long Distance Trail Corridors, Statewide
44 Small Projects, State Forest, Unique Area
45 Wildlife Management Area Protection,
46 Working Forest Lands, State Park and State
47 Historic Site Protection, (a)
48 notwithstanding any law to the contrary,
49 $1,000,000 from the land acquisition
50 allocation for urban forestry projects
51 provided that no less than $500,000 shall
52 be made available for such programs in
53 cities and towns with populations of
54 65,000 or more; (b) notwithstanding any
55 law to the contrary, $2,500,000 from the
56 land acquisition allocation to the land
57 trust alliance for the purpose of awarding
58 grants on a competitive basis to local
59 land trusts, provided that up to ten
60 percent of such amount may be made
61 available for administrative costs and/or
62 technical assistance; (c) notwithstanding
any law to the contrary, not less than $3,000,000 for land acquisition in department of environmental conservation regions 1, 2 and 3; $500,000 for a resiliency planting program (09LA17ER) ... 33,000,000
Albany Pine Bush Preserve Commission, with $50,000 to the city of Schenectady for the Woodlawn Preserve (09AP17ER) .......... 2,675,000
Long Island Central Pine Barrens Planning (09LP17ER) ......................... 1,800,000
Notwithstanding any law to the contrary, for service and expenses of the following commissions: $259,000 for Susquehanna river basin commission; $359,500 for the Delaware river basin commission; $13,500 for the Ohio river basin commission; $41,000 for the Interstate environmental commission; and $38,000 for the New England Interstate commission (09EC17ER). 711,000
Long Island South Shore Estuary Reserve (09SE17ER) ......................... 900,000
Agricultural non-point source abatement and control projects, notwithstanding any law to the contrary, (a) $1,000,000 shall be made available for services and expenses of the Cornell University Integrated Pest Management program; and (b) $500,000 shall be made available to the Cornell Cooperative Extension of Suffolk County for nutrient management planning and implementation activities (09AN17ER) ............. 19,000,000
Non-agricultural non-point source abatement and control projects notwithstanding any law to the contrary, $550,000 of such amount shall be made available for Cornell community integrated pest management (09NP17ER) .......................... 6,000,000
Agriculture and farmland protection activities, notwithstanding any law to the contrary, up to $1,000,000 shall be made available to the tug hill tomorrow land trust for army compatible use buffer program projects around Fort Drum, and up to $87,000 shall be made available to Cornell University for services and expenses of land classification, agriculture district mapping and master list of soils (09FP17ER) ....................... 20,000,000
Biodiversity stewardship and research; notwithstanding any law to the contrary, any or all of this amount shall be used for the New York state landowner incentive program to offer grants awarded on a competitive basis to landowners for the implementation of habitat conservation plans and up to $500,000 of this amount to support pollinator diversity, up to $300,000 of which may be allocated to Cornell University pursuant to a contract with the department of agriculture and markets, including the development of bee husbandry best management practices such
as pest and pathogen controls; creating
diversity of pollinator habitats; research
to understand, prevent and recover from
pollinator losses; and outreach and
education (09BD17ER) ................. 1,000,000
Notwithstanding any law to the contrary, for
the Hudson River Estuary Management Plan
prepared pursuant to section 11-0306 of
the environmental conservation law,
$800,000 of which shall be for the Mohawk
river action plan (09HE17ER) .......... 5,500,000
Notwithstanding any law to the contrary, for
the Finger Lakes-Lake Ontario Watershed
Protection Alliance (09FL17ER) ........ 2,279,000
Notwithstanding any law to the contrary, to
the Erie County Soil and Water Conserva-
tion District for the Lake Erie Watershed
Protection Alliance (09LE17ER) ........ 250,000
Notwithstanding any law to the contrary, for
the state share of costs of wastewater
treatment improvement projects undertaken
by municipalities to upgrade municipal
systems to meet stormwater, combined sewer
overflow, sanitary sewer overflow and
wastewater treatment discharge require-
ments with priority given to systems that
are in violation of title 8 of article 17
of the environmental conservation law and
aquatic habitat restoration projects
undertaken by municipalities and not-for-
profit corporations for aquatic habitat
restoration projects as defined in subdi-
vision 1 of section 56-0101 of the envi-
ronmental conservation law; including up
to $3,000,000 to Suffolk county to provide
a 50 percent match for a program developed
in consultation with the department for
research, development and pilot projects
to develop cost effective methods to
address nitrogen and pathogen loading from
septic system or cesspool effluent or
other sources or to support such efforts
without a match at the state university of
Stony Brook directly or through its
research foundation and $1,500,000 for
Suffolk county for sewer improvement
projects; and including $5,000,000 for
Nassau county for the Bay park wastewater
treatment plant outfall pipe, associated
conveyance systems, nitrogen abatement
treatment works, ocean outfall and/or
connections, including up to $400,000 from
such amount for testing of monitoring
wells in Nassau County and including
$250,000 from such amount to the Long
Island regional planning council for
services and expenses related to the Long
Island Nitrogen Action Plan; and including
$1,000,000 to maximize the availability of
drug collection programs for communities
throughout the state, including for the
purchase and distribution of tamper proof
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS  2017-18

1 drug collection boxes, and other federally
2 approved drug collection programs; and
3 including $5,000,000 to update source
4 water assessment plans and develop
5 associated water protection programs some
6 or all of which may be allocated to the
7 United States Geological Survey or the New
8 England Interstate Water Pollution Control
9 Commission; and including up to $500,000
10 for the removal and appropriate disposal
11 of firefighting foam containing regulated
12 perfluoronated compounds from municipal
13 fire and emergency response departments
14 (09QW17ER) ............................... 20,000,000
15 Notwithstanding any law to the contrary for
16 New York ocean and Great Lakes ecosystem
17 conservation projects, consistent with the
18 policy articulated in article 14 of the
19 environmental conservation law; including
20 $200,000 to Suffolk county for the Peconic
21 Bay Estuary Program and including $60,000
22 for the Great Lakes commission (09GL17ER) 15,000,000
23 Notwithstanding any law to the contrary, for
24 the implementation of the recommendations
25 of the invasive species task force
26 forth in chapter 674 of the laws of 2007
27 including not less than $450,000 for Lake
28 George, provided that not less than
29 $5,550,000 be made available for invasive
30 species eradication, including up to
31 $500,000 to Cornell University for the
32 control of hemlock wooly adelgid and
33 including grants related to the control
34 and management of invasive species. Such
35 funding for grants shall be provided on a
36 competitive basis in consultation with the
37 New York Invasive Species Council
38 (09IS17ER) ............................... 12,000,000
39 Notwithstanding any law to the contrary, for
40 Soil and Water Conservation District
41 activities as authorized for reimbursement
42 and funding in section 11-a of the soil
43 and water conservation districts law
44 (09SW17ER) ............................... 9,000,000
45 Notwithstanding any law to the contrary, for
46 Agricultural Waste Management projects,
47 including up to $700,000 to Cornell
48 University, in consultation with the
49 department, to continue implementing the
50 dairy acceleration program (09AW17ER) .... 1,500,000
51 For services and expenses of projects and
52 purposes authorized by section 92-s of the
53 state finance law to receive funding from
54 the climate change mitigation and adapta-
55 tation account in accordance with a program-
56 matic and financial plan to be approved by
57 the director of the budget, including
58 suballocation to other state departments
59 and agencies, according to the following:
Notwithstanding any law to the contrary, to
address greenhouse gas emissions outside
of the power sector including but not
limited to the development of inventories,
demonstration projects, community
engagement and applied research related to
the transportation sector or methane and
other short-lived climate pollutant
sources (09GG17ER) ....................... 2,000,000

Notwithstanding any law to the contrary, for
state climate adaptation projects and up
to $750,000 to support incorporation of
guidance developed under the community
risk and resiliency act into local
planning and ordinances (09SV17ER) ....... 1,150,000

Notwithstanding any law to the contrary,
smart growth program state assistance
payments, provided on a competitive basis,
to counties, cities, towns, or villages to
establish, update or implement comprehen-
sive plans in a manner consistent with
smart growth; provided, however, that up
to 25 percent of such payments may be
awarded to not-for-profit organizations
for such purposes (09SG17ER) .............. 2,000,000

Notwithstanding any law to the contrary for
the New York state soil and water conser-
vation committee in conjunction with the
department of agriculture and markets to
develop a pilot climate resilient farms
program consistent with agriculture and
markets law article 11-a, agricultural
environmental management program
(09CR17ER) ............................... 2,500,000

Climate smart communities projects pursuant
to title 15 of article 54 of the environ-
mental conservation law; notwithstanding
any law to the contrary, including
$1,000,000 for the New York State Soil and
Water Conservation Committee in
conjunction with the Department of
Agriculture and Markets to develop a
stormwater resiliency program for private
landowners consistent with soil and water
conservation districts law article 2
(09CS17ER) ............................... 14,000,000

FACILITIES MAINTENANCE AND OPERATIONS ................. 6,000,000

Capital Projects Fund - Other
Capital Projects Fund
Maintenance and Operations Purpose

For the maintenance and operation of various
facilities and systems including personal
services, fringe benefits and indirect
costs. Notwithstanding any other law to
the contrary, all or a portion of the
<table>
<thead>
<tr>
<th>Department/Account</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>FISH AND WILDLIFE (CCP)</td>
<td>For services and expenses, including personal service, non-personal service, fringe benefits and indirect costs related to management, protection and restoration of fish and wildlife habitat, and improvement and development of public access for fish and wildlife related recreation (09HC1754)</td>
<td>1,500,000</td>
</tr>
<tr>
<td>LANDS AND FORESTS (CCP)</td>
<td>For services and expenses, including personal service, non-personal service, indirect costs and fringe benefits related to the stewardship of newly acquired and existing state lands, for the implementation of Unit Management Plans, costs related to invasive species management activities and for the development and implementation of Green Certification for state forests, including suballocation to other state departments and agencies (09LF1753)</td>
<td>15,000,000</td>
</tr>
<tr>
<td></td>
<td>For the purchase and replacement of equipment and facility improvements, including air monitoring, maintenance of facilities and emergency response in support of public safety, including personal services, fringe benefits and indirect costs (09PS1753)</td>
<td>4,000,000</td>
</tr>
<tr>
<td></td>
<td>For the federal share of capital projects pursuant to lands and forests resources purposes including the costs associated with the acquisition of lands under the forest legacy program, including suballocation to other state departments and agencies (09FL1753)</td>
<td>10,000,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS 2017-18

MARINE RESOURCES (CCP) ............................... 5,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
Marine Projects Purpose

For the federal share of capital projects
undertaken pursuant to fish and wildlife
and marine resources purposes including
the acquisition of property including
suballocation to other state departments
and agencies (09MR17A1) ................. 5,000,000

NEW YORK WORKS (CCP) ................................. 70,000,000

Capital Projects Funds - Other
Capital Projects Fund
Operational Services Purpose

For services, expenses, and indirect costs
related to New York Works projects includ-
ing but not limited to air monitoring
infrastructure investments; remediation of
legacy environmental contamination;
investments in information technology; dam
safety projects and the demolition of
unsafe structures on state-owned land;
state-owned flood protection projects;
shore protection projects; state land
stewardship, public access and environ-
mental and recreation infrastructure
projects; vehicles and equipment; water
quality improvement projects, fish hatch-
eries; rehabilitation and improvements of
various department facilities and systems;
and well plugging; including personal
service, non-personal service and fringe
benefits, including suballocation to other
state departments and agencies, provided,
however, that notwithstanding the
provisions of article 5 of the general
construction law or any other law or
regulation to the contrary, for the
purposes of this appropriation and to
secure greater savings for the public and
ensure quality workmanship on such
projects as may be impacted, section 17 of
part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment
act ("Act"), is amended to remove the
repealer contained therein to continue the
Act in full force and effect through and
until March 31, 2018, with the following
amendments to sections two, three, four,
and eight of the Act: authorized state
entities may also use the alternative
delivery method referred to as design-
build contracts for capital projects
related to buildings as well as to any
projects undertaken by an authorized state
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS 2017-18

entity in agreement with another party;
"authorized state entity" shall include
the department of environmental
conservation; in addition to other laws
notwithstanding, the Act also notwithstands
the provisions of sections 8 and 9 of the
public buildings law; if the department of
environmental conservation requires a
contractor to prepare separate
specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (09NY1751) ....... 70,000,000

OPERATIONS (CCP) .................................................. 22,000,000

Capital Projects Funds - Other
Capital Projects Fund
Operational Services Purpose
For rehabilitation and improvements of vari-
ous department facilities and systems
including personal service and fringe
benefits and indirect costs in accordance
with a programmatic and financial plan to
be approved by the director of the budget
including suballocation to other state
departments and agencies (09RI1751) ...... 15,000,000
For replacement of vehicles and heavy duty
construction equipment (09EQ1751) ........ 1,000,000
For services and expenses, including
personal service and fringe benefits,
necessary for projects and purposes
required by Executive Order 88, including
design, construction, operation and main-
tenance of all new buildings, and the
development and purchase of energy effi-
cient equipment; for remedial activities
at state-owned facilities, including the
compliance with state and federal laws and
regulations (09SF1751) .................. 1,000,000

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Operational Services Purpose
For services and expenses of the department
to complete or remediate a department-re-
gulated project using the proceeds speci-
fied in the project's required financial
security arrangement when the terms of
that arrangement must be implemented.
Notwithstanding any other provision of law
or terms of any financial security
instrument, any residuals may be available
for department capital projects (09431751) 5,000,000

RECREATION (CCP) .............................................. 500,000
Capital Projects Funds - Other
Capital Projects Fund
Recreation Purpose

For campground modernization and
reconstruction including personal
services, fringe benefits and indirect
costs (09CM1752) ......................... 500,000

SOLID AND HAZARDOUS WASTE MANAGEMENT (CCP) ............... 122,000,000

Capital Projects Fund - Other
Capital Projects Fund
Hazardous Waste Purpose

For payment by the state, as reimbursement
or as an advance from responsible parties
or volunteers for remedial and monitoring
work at sites contaminated with hazardous
waste. No portion of this appropriation
shall be available for expenditure until a
party or parties either responsible for a
site or volunteering to cleanup a site
have entered into an agreement with the
commissioner of the department of environ-
mental conservation or the commissioner's
designee, and which agreement is approved
by the director of the budget, providing
for repayment to the state of an amount
equal to the amount disbursed from this
appropriation. A copy of such agreement
shall be filed with the state comptroller,
the chairman of the senate finance commit-
tee and chairman of the assembly ways and
means committee.
Notwithstanding any other provision of law
to the contrary, the comptroller is
authorized to repay settlements or
advances for specified remedial and moni-
toring projects from this fund with monies
of the hazardous waste remedial fund
received for such projects pursuant to
consent orders and agreements to address
sites contaminated with hazardous waste.
The director of the budget shall certify to
the comptroller the specific portions of
this appropriation for which monies have
been received pursuant to such consent
orders and agreements (09AD17F7) ......... 16,000,000

Capital Projects Funds - Other
Hazardous Waste Remedial Fund
Hazardous Waste Cleanup Account
Hazardous Waste Purpose

For payment of the state share of the costs
of hazardous waste site remediation
projects, in accordance with title 13 of
article 27 of the environmental conserva-
tion law and section 97-b of the state
finance law, for projects, and for payment
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS 2017-18

of state costs associated with the remediation of offsite contamination at significant threat sites as provided for in section 27-1411 of the environmental conservation law, including personal service and fringe benefits of the departments of environmental conservation, health and law and including suballocations to the departments of health and law and including costs incidental and appurtenant thereto, provided that a portion of such amount may be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of environmental conservation; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the department of environmental conservation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (09HB17F7) 100,000,000

Capital Projects Funds - Other
Hazardous Waste Remedial Fund
Hazardous Waste Remediation Oversight and Assistance Account
Hazardous Waste Purpose

For the personal services and fringe benefits of the department of environmental conservation including suballocation to the department of health related to the brownfield cleanup program pursuant to title 14 of article 27 of the environ-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS 2017-18

mental conservation law and the voluntary cleanup program including costs incurred prior to April 1, 2016 (09BC17F7) ......... 6,000,000

SOLID WASTE MANAGEMENT (CCP) ................................. 21,700,000

Capital Projects Funds - Other
Capital Projects Fund
Solid Waste Purpose

For pre-closure and post-closure costs associated with Adirondack landfills pursuant to agreements with Essex county (09EX1756) 500,000

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
New York Environmental Protection and Spill Remediation Account
Solid Waste Management Purposes

For services and capital expenses associated with costs incurred under section 176 of the Navigation Law, and for cleanup, investigation, and removal of petroleum spills, including prior year liabilities (09OS1756) ................................. 21,200,000

WATER RESOURCES (CCP) ............................................. 2,370,200,000

Capital Projects Funds - Other
Capital Projects Fund
Flood Control Purpose

For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects; for coastal erosion hazard area mapping of the state's Atlantic Ocean and Great Lakes coastlines and the state share of costs associated with matching federal funds for a statewide flood plain map modernization program; for the state share of costs associated with the installation and/or reinstallation, upgrade, monitoring and maintenance of a statewide network of stream flow gauges, including personal service, non-personal service, fringe benefits and indirect costs, including suballocation to other state departments and agencies (09PL1763) .................. 2,000,000

For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective municipality has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09AD1763) ...................... 3,000,000
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS 2017-18

1 Capital Projects Funds - Other
2 Capital Projects Fund
3 Water Resources Purpose
4
5 An advance for costs incurred relating to
6 work required for the safety of dams and
7 other structures impounding water, to be
8 reimbursed in accordance with section
9 15-0507 of the environmental conservation
10 law (09DA1757) ........................... 500,000
11 For payment of a portion of the state's
12 match for federal capitalization grants
13 for the water pollution control revolving
14 fund (09RF1757) .......................... 35,000,000
15 For the state's share of shore protection or
16 costal erosion projects, including the
17 Army Corp of Engineers South Shore of
18 Staten Island Project (09SI1757) ......... 151,000,000
19 For services and expenses including personal
20 service, fringe benefits, and nonpersonal
21 service for the water pollution control
22 revolving fund and related water quality
23 activities including suballocation to
24 other state departments and agencies
25 (09SR1757) .............................. 3,500,000
26 For services and expenses including personal
27 service, fringe benefits, and nonpersonal
28 service for the Excelsior Conservation
29 Corps program including suballocation to
30 other state departments and agencies
31 (09CC1757) .............................. 200,000
32 The sum of $2,000,000,000 is hereby
33 appropriated over a five-year period for
34 the capital costs of clean water
35 infrastructure projects, including
36 services, expenses, and indirect costs.
37 $400,000,000 shall be available from this
38 appropriation in state fiscal year 2017-18
39 for: projects authorized by the New York
40 state water infrastructure improvement act
41 of 2015; New York state regional water
42 infrastructure projects; water quality
43 improvement projects, including projects
44 for the proper management of road salt;
45 green infrastructure projects; land
46 acquisition projects for source water
47 protection pursuant to title 33 of article
48 15 of the environmental conservation law;
49 state assistance payments, services, and
50 expenses to soil and water Conservation
51 Districts for the cost of water quality
52 protection projects, intended to assist
53 concentrated animal feeding operations;
54 transfer to the hazardous waste remedial
55 fund for the remediation of sites;
56 replacement of lead drinking water service
57 lines; a study related to the
58 consolidation of water systems; and
59 development of information technology
60 systems. $400,000,000 shall be available
61 from this appropriation annually in state
62 fiscal years 2018-19 through 2021-22 for:
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS  2017-18

projects authorized by the New York state water infrastructure improvement act of 2015; New York state regional water infrastructure projects; water quality improvement projects, including projects for the proper management of road salt; land acquisition projects for source water protection pursuant to title 33 of article 15 of the environmental conservation law; green infrastructure projects; and transfer to the hazardous waste remedial fund for remediation of sites. All or a portion of the funds may be suballocated or transferred to any department, agency, or public authority, including the environmental facilities corporation, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of environmental conservation; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the department of environmental conservation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (09CW1757) ........ 2,000,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
Water Resources Purpose

For federal capitalization grants for the water pollution control revolving fund (09SF1757) ....................... 175,000,000
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

ADMINISTRATION (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Administration Purpose

By chapter 54, section 1, of the laws of 2014, as amended by chapter 54, section 1, of the laws of 2015:
For services and expenses including personal service, fringe benefits and indirect costs relating to the maintenance and upgrade of the department's information technology infrastructure, including but not limited to the improved resiliency of the existing computer systems environment, business continuance, equipment and infrastructure related to the DEC automated licensing system (DECALS) and improvements necessary for compliance with statewide cyber security requirements including suballocation to other state departments and agencies (09CS1450) ... 2,000,000 .................. (re. $2,000,000)

By chapter 54, section 1, of the laws of 2013:
For alterations, rehabilitation and improvements at education camps and centers including personal service, fringe benefits and indirect costs (09ED1350) ... 1,000,000 ..................... (re. $649,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2015:
For services and expenses including personal service, fringe benefits and indirect costs relating to the maintenance and upgrade of the department's information technology infrastructure, including but not limited to the improved resiliency of the existing computer systems environment, business continuance, equipment and infrastructure related to the DEC automated licensing system (DECALS) and improvements necessary for compliance with statewide cyber security requirements including suballocation to other state departments and agencies (09CS1350) ... 4,000,000 .................. (re. $4,000,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2015:
For services and expenses including personal service, fringe benefits and indirect costs relating to the maintenance and upgrade of the department's information technology infrastructure, including but not limited to the improved resiliency of the existing computer systems environment, business continuance, equipment and infrastructure related to the DEC automated licensing system (DECALS) and improvements necessary for compliance with statewide cyber security requirements including suballocation to other state departments and agencies (09CS1250) ... 1,000,000 ................. (re. $1,000,000)

By chapter 55, section 1, of the laws of 2010:
For alterations, rehabilitation and improvements at education camps and centers including personal services and fringe benefits and indirect costs (09ED1050) ... 600,000 ............... (re. $405,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2015:
For services and expenses including personal services and fringe benefits and indirect costs relating to the maintenance and upgrade of the department's information technology infrastructure, including but not limited to the improved resiliency of the existing computer systems environment, business continuance, equipment and infrastructure related to the DEC automated licensing system (DECALS) and...
improvements necessary for compliance with statewide cyber security requirements including suballocation to other state departments and agencies (09CS0950) ... 3,500,000 .................. (re. $2,562,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2015:
For services and expenses including personal services and fringe benefits relating to the maintenance and upgrade of the department's information technology infrastructure, including but not limited to the improved resiliency of the existing computer systems environment, business continuance, equipment and infrastructure related to the DEC automated licensing system (DECA) and improvements necessary for compliance with statewide cyber security requirements including suballocation to other state departments and agencies (09CS0850) ... 3,500,000 .................. (re. $150,000)

AIR RESOURCES - CLEAN WATER/CLEAN AIR (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Air Resources Purpose

Air Quality Improvement Projects

By chapter 54, section 1, of the laws of 2002:
For state assistance payments for the state share of the costs of air quality/green growth projects in accordance with the provisions of title 6 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Air Quality Project Disbursements". The moneys appropriated herein may be suballocated to any state department or agency. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by title 6 of article 56 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for air quality projects, provided however, that moneys herein appropriated pursuant to subdivision 1 of section 56-0603 of the environmental conservation law for state clean-fueled vehicles projects may be suballocated to any public authority or public benefit corporation and moneys herein appropriated pursuant to section 56-0607 of the environmental conservation law for other air quality projects may be suballocated to the environmental facilities corporation. Notwithstanding any other provision of law to the contrary, the moneys hereby appropriated shall be available for state air quality improvement projects in accordance with title 6 of article 56 of the environmental conservation law upon the issuance of a certificate of availability of availability by the director of the division of the budget. The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee, the amounts disbursed from this appropriation for "Air Quality Improvement Disbursements" for the month preceding such certification (09BA0255) .................. 6,000,000 .................. (re. $1,588,000)
### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

#### Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>Clean-fueled buses projects ........</td>
<td>4,000</td>
</tr>
<tr>
<td>State clean-fueled vehicles projects</td>
<td>2,000</td>
</tr>
<tr>
<td>Total</td>
<td>6,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2000:

For state assistance payments for the state share of the costs of air quality/green growth projects in accordance with the provisions of title 6 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Air Quality Project Disbursements". The moneys appropriated herein may be suballocated to any state department or agency. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by title 6 of article 56 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for air quality projects, provided however, that moneys herein appropriated pursuant to subdivision 1 of section 56-0603 of the environmental conservation law for state clean-fueled vehicles projects may be suballocated to any public authority or public benefit corporation and moneys herein appropriated pursuant to section 56-0607 of the environmental conservation law for other air quality projects may be suballocated to the environmental facilities corporation. Notwithstanding any other provision of law to the contrary, the moneys hereby appropriated shall be available for state air quality improvement projects in accordance with title 6 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget. The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee, the amounts disbursed from this appropriation for "Air Quality Improvement Disbursements" for the month preceding such certification (09BA0055) ......................... 26,000,000 (re. $102,000)

#### Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>State clean-fueled vehicles projects</td>
<td>2,000</td>
</tr>
<tr>
<td>Clean-fueled buses projects ........</td>
<td>4,000</td>
</tr>
<tr>
<td>Clean air for schools projects ..........</td>
<td>20,000</td>
</tr>
<tr>
<td>Total</td>
<td>26,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 1999:

For state assistance payments for the state share of the costs of air quality/green growth projects in accordance with the provisions of title 6 of article 56 of the environmental conservation law for
project costs, including costs incidental and appurtenant thereto
and for payment of reimbursements to the clean water/clean air
implementation fund for services and expenses of state departments
and agencies, including fringe benefits, hereinafter referred to as
"Air Quality Project Disbursements". The moneys appropriated herein
may be suballocated to any state department or agency. Further, moneys
herein appropriated may be suballocated only to public authorities
and public benefit corporations specifically authorized
by title 6 of article 56 of the environmental conservation law to
enter into contracts for state assistance payments for the state
share of costs for air quality projects, provided however, that
moneys herein appropriated pursuant to subdivision 1 of section
56-0603 of the environmental conservation law for state clean-fueled
vehicles projects may be suballocated to any public authority or
public benefit corporation and moneys herein appropriated pursuant
to section 56-0607 of the environmental conservation law for other
air quality projects may be suballocated to the environmental facil-
ities corporation. Notwithstanding any other provision of law to the
contrary, the moneys hereby appropriated shall be available for
state air quality improvement projects in accordance with title 6 of
article 56 of the environmental conservation law upon the issuance
of a certificate of approval of availability by the director of the
division of the budget. The state comptroller shall at the commence-
ment of each month certify to the director of the division of the
budget, the commissioner of environmental conservation, the chairman
of the senate finance committee, and the chairman of the assembly
ways and means committee, the amounts disbursed from this appropri-
ation for "Air Quality Improvement Disbursements" for the month
preceding such certification (09BA9955) ............................
37,000,000 ........................................... (re. $38,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>State clean-fueled vehicles projects</td>
<td>4,000</td>
</tr>
<tr>
<td>Clean-fueled buses projects</td>
<td>8,000</td>
</tr>
<tr>
<td>Clean air for schools projects</td>
<td>25,000</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Total</td>
<td>37,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 1998:
For state assistance payments for the state share of the costs of air
quality/green growth projects in accordance with the provisions of
title 6 of article 56 of the environmental conservation law for
project costs, including costs incidental and appurtenant thereto
and for payment of reimbursements to the clean water/clean air
implementation fund for services and expenses of state departments
and agencies, including fringe benefits, hereinafter referred to as
"Air Quality Project Disbursements". The moneys appropriated herein
may be suballocated to any state department or agency. Further, moneys
herein appropriated may be suballocated only to public authorities
and public benefit corporations specifically authorized
by title 6 of article 56 of the environmental conservation law to
enter into contracts for state assistance payments for the state
share of costs for air quality projects, provided however, that
moneys herein appropriated pursuant to paragraph one of section
56-0603 of the environmental conservation law for state clean-fueled
vehicles projects may be suballocated to any public authority or
public benefit corporation and moneys herein appropriated pursuant
to section 56-0607 of the environmental conservation law for other
air quality projects may be suballocated to the environmental facil-
ities corporation. Notwithstanding the provisions of any general or
special law, the moneys hereby appropriated shall be available for
state air quality improvement projects in accordance with title 6 of
article 56 of the environmental conservation law upon the issuance
of a certificate of approval of availability by the director of the
division of the budget. The state comptroller shall at the commence-
ment of each month certify to the director of the division of the
budget, the commissioner of environmental conservation, the chairman
of the senate finance committee, and the chairman of the assembly
ways and means committee the amounts disbursed from this appro-
priation for "Air Quality Improvement Disbursements" for the month
preceding such certification (09BA9855) ............................
44,000,000 ........................................ (re. $3,121,000)

PROJECT                               AMOUNT
--------------------------------------------
State clean-fueled vehicles projects .......... 6,000
Clean-fueled buses projects ................. 10,000
Other air quality projects ................. 3,000
Clean air for schools projects ...... 10,000
Clean air for schools projects ...... 15,000
--------------
Total ..................................... 44,000

By chapter 55, section 1, of the laws of 1997:
For state assistance payments for the state share of the costs of air
quality/green growth projects in accordance with the provisions of
title 6 of article 56 of the environmental conservation law for
project costs, including costs incidental and appurtenant thereto
and for payment of reimbursements to the clean water/clean air
implementation fund for services and expenses of state departments
and agencies, including fringe benefits, hereinafter referred to as
"Air Quality Project Disbursements". The moneys appropriated herein
may be suballocated to any state department or agency. Further,
moneys herein appropriated may be suballocated only to public
authorities and public benefit corporations specifically authorized
by title 6 of article 56 of the environmental conservation law to
enter into contracts for state assistance payments for the state
share of costs for air quality projects, provided however, that
moneys herein appropriated pursuant to paragraph one of section
56-0603 of the environmental conservation law for state clean-fueled
vehicles projects may be suballocated to any public authority or
public benefit corporation and moneys herein appropriated pursuant
to section 56-0607 of the environmental conservation law for other
air quality projects may be suballocated to the environmental facil-
ities corporation. Notwithstanding the provisions of any general or
special law, the moneys hereby appropriated shall be available for
state air quality improvement projects in accordance with title 6 of
article 56 of the environmental conservation law upon the issuance
of a certificate of approval of availability by the director of the
division of the budget. The state comptroller shall at the commence-
ment of each month certify to the director of the division of the
budget, the commissioner of environmental conservation, the chairman
of the senate finance committee, and the chairman of the assembly
ways and means committee the amounts disbursed from this appropriation for "Air Quality Improvement Disbursements" for the month preceding such certification (09BA9755)................................. 80,000,000 ........................................ (re. $22,568,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>State clean-fueled vehicles projects</td>
<td>4,000</td>
</tr>
<tr>
<td>Clean-fueled buses projects</td>
<td>4,000</td>
</tr>
<tr>
<td>Other air quality projects</td>
<td>17,000</td>
</tr>
<tr>
<td>Clean air for schools projects</td>
<td>25,000</td>
</tr>
<tr>
<td>Environmental compliance assistance projects - air quality</td>
<td>30,000</td>
</tr>
<tr>
<td>Total</td>
<td>80,000</td>
</tr>
</tbody>
</table>

AIR RESOURCES - EQBA (CCP)

Capital Projects Funds - Other
Capital Projects Fund - EQBA (Bondable)
Air Resources Purpose

Municipal Air Quality Improvement Projects

By chapter 54, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2003:
For payment of the costs of state air quality improvement projects including suballocation to other state departments and agencies (09720255) ... 5,810,000 ........................ (re. $5,782,000)

By chapter 54, section 1, of the laws of 1983, as amended by chapter 55, section 1, of the laws of 1996:
For the state share of the cost of municipal air quality improvement projects, including the payment of liabilities incurred prior to April one, nineteen hundred eighty-three (02878655) ... 15,689,000 ........................ (re. $8,000)

By chapter 54, section 3, of the laws of 1981, as amended by chapter 54, section 3, of the laws of 1993:
For the state share of the cost of municipal air quality improvement projects, including the payment of liabilities incurred prior to April 1, 1981 (00333755) ... 20,222,000 ........................ (re. $2,000)

By chapter 54, section 1, of the laws of 1975, as amended by chapter 54, section 3, of the laws of 1982, for:
The state share of the cost of municipal air quality improvement projects, including the payment of liabilities incurred prior to April 1, 1975 (00320655) ... 15,483,930 ........................ (re. $1,000)

By chapter 54, section 1, of the laws of 1974, as amended by chapter 54, section 3, of the laws of 1988, for:
The state share of the cost of municipal air quality improvement projects including the payment of liabilities incurred prior to April 1, 1974 (00319455) ... 15,483,930 ........................ (re. $1,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 673, section 4, of the laws of 1973, as amended by chapter
2 54, section 3, of the laws of 1989, for:
3 The state share of the cost of municipal air quality improvement
4 projects (00319055) ... ..... 15,230,931 ............ (re. $342,000)

State Air Quality Improvement Projects

By chapter 54, section 1, of the laws of 1987:
For payment of the cost of State air quality improvement projects,
including the payment of liabilities incurred prior to April 1, 1987
(09A18755) ... ..... 2,588,000 .................... (re. $528,000)

CLEAN WATER/CLEAN AIR BOND FUND (CCP)

Capital Projects Funds - Other
Clean Water/Clean Air Bond Fund
Bond Proceeds Purpose

By chapter 55, section 1, of the laws of 1997:
The sum of $1,475,000,000 or so much thereof as may be necessary is
hereby appropriated from the clean water/clean air bond fund as
established by section 97-aaa of the state finance law for payment
to the capital projects fund for disbursements from such fund as
certified by the state comptroller as: "Safe Drinking Water Project
Disbursements", "Clean Water Project Disbursements", "Solid Waste
Project Disbursements", "Environmental Restoration Project Disburse-
ments", and "Air Quality Project Disbursements".
The director of the budget shall designate to the state comptroller
appropriations made from the capital projects fund which are eligi-
ble for reimbursement from the clean air/clean water bond fund. The
state comptroller shall at the commencement of each month certify to
the director of the budget, the chairman of the senate finance
committee, and the chairman of the assembly ways and means commit-
tee, the amounts disbursed from such appropriations.
No moneys shall be available from the clean water/clean air bond fund
until a certificate of approval of availability shall have been
issued by the director of the budget, and a copy of such certificate
of approval filed with the chairman of the senate finance committee
and the chairman of the assembly ways and means committee (09019710)
... 1,475,000,000 ............................... (re. $122,077,000)

CLEAN WATER/CLEAN AIR IMPLEMENTATION (CCP)

Capital Projects Funds - Other
Clean Water/Clean Air Implementation Fund
Clean Water/Clean Air Implementation Purpose

By chapter 55, section 1, of the laws of 2009:
For services and expenses including personal services and fringe bene-
fits necessary to implement the clean water/clean air bond act
(09BA09WI) ... 1,050,000 .......................... (re. $1,050,000)

By chapter 55, section 1, of the laws of 2008:
For services and expenses including personal services and fringe bene-
fits necessary to implement the clean water/clean air bond act
(09BA08WI) ... 1,050,000 .......................... (re. $1,050,000)

By chapter 55, section 1, of the laws of 2007:
For services and expenses including personal services and fringe bene-
fits necessary to implement the clean water/clean air bond act
(09BA07WI) ... 1,050,000 .......................... (re. $1,050,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

122

By chapter 55, section 1, of the laws of 2006:
For services and expenses including personal services and fringe benefits necessary to implement the clean water/clean air bond act (09BA06WI) ... 1,050,000 ............................ (re. $348,000)

By chapter 55, section 1, of the laws of 2005:
For services and expenses including personal services and fringe benefits necessary to implement the clean water/clean air bond act (09BA05WI) ... 1,050,000 .......................... (re. $1,050,000)

By chapter 55, section 1, of the laws of 2004:
For services and expenses including personal services and fringe benefits necessary to implement the clean water/clean air bond act in accordance with the purpose included in the following project schedule (09BA04WI) ... 2,527,000 ...................... (re. $1,857,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clean Water</td>
<td>1,071</td>
</tr>
<tr>
<td>Environmental Restoration</td>
<td>1,138</td>
</tr>
<tr>
<td>Solid Waste</td>
<td>318</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,527</strong></td>
</tr>
</tbody>
</table>

ENVIRONMENT AND RECREATION (CCP)

By chapter 55, section 1, of the laws of 2016:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Non-hazardous landfill closure projects, including $300,000 for Essex county under an agreement with the department of environmental conservation and $150,000 for Hamilton county under an agreement with the department of environmental conservation (09LC16ER) ........ 700,000 .......................... (re. $700,000)
Municipal waste reduction or recycling projects, and $3,000,000 of such amount shall be made available through the household hazardous waste state assistance program including, but not limited to, those items defined in subdivision 5 of section 27-2601 of the environmental conservation law (09MR16ER) .......................... 14,000,000 .......................... (re. $10,542,000)
Secondary materials regional marketing assistance including productive reuse of cathode ray tubes and energy conservation services projects (09SM16ER) .......................... 1,000,000 .......................... (re. $1,000,000)
Pesticide program, not less than $200,000 of which shall be for activities related to Long Island pesticide pollution prevention (09PD16ER) ... 1,200,000 .......................... (re. $364,000)
Notwithstanding any law to the contrary, for the payment of the costs associated with environmental justice projects and programs, including but not limited to: monitoring of air quality; education and outreach; not more than $500,000 for the connect kids program facilitating access by title 1 schools to outdoor recreational
activities, public lands and parks; improvements to environmental
quality; or environmental job training, in environmental justice,
inner city and underserved communities, and which are undertaken by
the state, or on behalf of the state by municipalities or not-for-
profit corporations; and $2,000,000 of such amount shall be made
available for community impact and job training grants. Community
impact and job training grants shall be in or affecting
environmental justice communities in an amount of up to $50,000 for
community groups for projects that address an environmental justice
community's exposure to multiple environmental harms and risks,
including lead exposure and shall include implementation, studies,
including air monitoring, to investigate the environment, or related
public health issues of the community, research that will be used to
expand the knowledge or understanding of the affected community and
ways to improve the resiliency 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
(09EJ16ER) ... 7,000,000 ......................... (re. $6,997,000)
Notwithstanding any law to the contrary, for assessment and recovery
of any natural resource damages (09RD16ER) .......................
1,950,000 ........................................ (re. $1,950,000)
Notwithstanding any law to the contrary, for the pollution prevention
institute (09PP16ER) ... 4,000,000 .................. (re. $4,000,000)
Environmental health for assessments, testing and actions including
but not limited to abatement to address suspected human exposure to
contaminants in drinking water; and $2,000,000 for children's
environmental health centers, including school and community
childhood lead exposure assessment conducted by such centers
(09EH16ER) ... 3,000,000 .............................. (re. $3,000,000)
Brownfield opportunity area grants as authorized pursuant to section
970-r of the general municipal law (09BO16ER) ......................
2,000,000 ........................................... (re. $2,000,000)
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
parks, recreation and historic preservation account in accordance
with a programmatic and financial plan to be approved by the
director of the budget, including suballocation to other state
departments and agencies, according to the following:
Local waterfront revitalization programs, notwithstanding any law to
the contrary, not less than, $10,000,000 for waterfront
revitalization projects which are in or primarily serve areas where
demographic and other relevant data for such areas demonstrate that
the areas are densely populated and have sustained physical
deterioration, decay, neglect, or disinvestment, or where a
substantial proportion of the residential population is of low
income or is otherwise disadvantaged and is underserved with respect
to the existing recreational opportunities in the area including up
to $2,000,000 for updates to existing local waterfront
revitalization program plans to mitigate future physical climate
risks; and including $660,000 for Adirondack infrastructure and
environmental improvements for the towns of Minerva, Indian Lake and
Newcomb and $200,000 for the Niagara River greenway commission and
including $150,000 for Hammonds Cove dredging projects; and
$1,000,000 to the city of New York for the East River Esplanade 107th Street pier (09WR16ER) ... 16,000,000 ...... (re. $15,800,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than $10,000,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and including $250,000 for Tivoli Park, $300,000 for the Ulster County rail trail, pursuant to initiation of a public planning process, and including $100,000 for Old Westbury Gardens to rehabilitate property barns, and including $150,000 for Udall's Cove land acquisition, and including $100,000 to the Town of Middlesex Vine Valley Public Park (09MP16ER) ... 20,000,000 ....................... (re. $20,000,000)

Notwithstanding any law to the contrary, for state parks and land and easement infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state lands pursuant to sections 54-0303 and 56-0307 of the environmental conservation law; (ii) on state parks or state owned lands and easements under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve, State reforestation, Wildlife Management areas and conservation easement lands; recreational trail construction and maintenance; Catskill and Adirondack camp ground improvements to public access and sanitation facilities; environmental education; facility improvements; archeological, historic, cultural and natural resource surveys, forest health surveys, interpretation, and inventories, and response to forest pests; Forest Preserve and state forest unit management planning; invasive species management; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; state tree nursery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; (iii) $500,000 for Belleayre Mountain ski center projects; (iv) $500,000 from the public access and stewardship allocation to Parks & Trails New York for the purpose of awarding grants on a competitive basis to local parks' friends groups, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance; and $250,000 for the Hudson River Valley Trail Grants Program and including $200,000 to SUNY ESF for an updated assessment of the state's deer population (09ST16ER) .........

28,000,000 ........................................ (re. $25,789,000)

Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999.

Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget (09HR16ER) ... 2,500,000 ......................... (re. $2,500,000)
Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB16ER) ... 15,000,000 .... (re. $15,000,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Costs related to the acquisition of the following properties: Atlantic Coast, Long Island Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic Pine Barrens Maritime Reserve Projects, Central Pine Barrens, Hudson River projects, Western Suffolk/Nassau Special Groundwater Protection Areas, Mott Haven-Port Morris Waterfront, Bronx River Greenway, Inner City/Underserved Community Parks, Long Pond/Butler Woods, Staten Island Greenbelt, Staten Island Bluebelt, Staten Island Wet Woods, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, New York Highlands, Northern Putnam Greenway, Shawangunk Mountains, Catskill Mountain/ Delaware River Region, Beaverkill/ Willowemoc, Hudson River Estuary/Greenway Trail/Quadricentennial Legacy Trail Corridor, Catskill Unfragmented Forest, Catskill River and Road Corridors, Long Path, New York City Watershed Lands, Taconic Ridge/Harlem Valley, Albany Pine Bush, Five Rivers Environmental Education Center, Batten Kill Watershed-Saratoga National Historic Park Viewshed, Washington County Agricultural Lands-Saratoga National Historic Park View shed, Lake George watershed, Lake Champlain watershed, Boeselager forestry, Rensselaer plateau, Oomsdale Farm and Surrounding Landscape, Hudson River Gorge, Susquehanna River Valley Corridor, Lake Champlain Shoreline and Wetlands, Saratoga County, State Forest and Wildlife Management Area Protection, Follensby Park, Undeveloped Lake George Shore, Whitney Park, Finch Woodlands, Washington County, Washington County Grasslands, Recreational Trail Linkages and Networks, Rome Sand Plains, Black Creek Watershed, Portaferry Lake, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Clark Reservation State Park, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Northern Montezuma Wetlands, Seneca Army Depot Conservation Area, Lake Erie Tributary Gorges, Two Rivers State Park, Buffalo River Watershed, Braddock Bay, Catharine Valley Complex, Genesee Greenway/Recreationway, Hi Tor/Bristol Hills, Allegany State Park, Great Lakes Shorelines and Niagara River, Long Island Trail and Greenway System, Bronx Harlem Greenway, Harbor Herons Wildlife Complex, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Helderberg Escarpment, and Western Finger Lakes: Conesus, Hemlock, Canadice & Honeoye, Hand Hollow Conservation Area, Northern Flow River Corridors, Black River Valley Corridor, Fort Drum Conservation Partnership Project, Herkimer Home Viewshed, Inman Gulf, Massawepie Mire, Moose River Corridor, St. Lawrence River Islands, Shoreline and Wetlands, Carpenter Falls/Bear Swamp Creek Corridor, Salmon River Corridor, Emerald Necklace, Finger Lakes Shorelines, Long Distance Trail Corridors, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $1,000,000 from the land acquisition allocation for urban forestry projects provided that no less than $500,000 shall be made available for such programs in cities and towns with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $2,000,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance; (c) notwithstanding any law to the contrary, not less than $3,000,000
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

for land acquisition in department of environmental conservation regions 1, 2 and 3; $500,000 for a resiliency planting program (09LA16ER) ... 40,000,000 .......................................................... (re. $39,986,000)

Albany Pine Bush Preserve Commission, with $50,000 to the city of Schenectady for the Woodlawn Preserve (09AP16ER) ....................... 2,675,000 .......................................................... (re. $1,428,000)

Long Island Central Pine Barrens Planning (09LP16ER) ..................... 1,800,000 .......................................................... (re. $1,800,000)

Long Island South Shore Estuary Reserve (09SE16ER) ......................... 900,000 .......................................................... (re. $700,000)

Agricultural non-point source abatement and control projects, notwithstanding any law to the contrary, (a) $1,000,000 shall be made available for services and expenses of the Cornell University Integrated Pest Management program; and (b) $500,000 shall be made available to the Cornell Cooperative Extension of Suffolk County for nutrient management planning and implementation activities (09AN16ER) ... 19,000,000 .......................................................... (re. $19,000,000)

Non-agricultural non-point source abatement and control projects notwithstanding any law to the contrary, $550,000 of such amount shall be made available for Cornell community integrated pest management and including $250,000 to the county of Rockland for the development of a long-term water conservation strategy (09NP16ER) ... 8,000,000 .......................................................... (re. $7,792,000)

Agriculture and farmland protection activities, notwithstanding any law to the contrary, $1,000,000 shall be made available to the Tug hill tomorrow land trust for army compatible use buffer program projects around Fort Drum, and $70,000 shall be made available to Cornell University for services and expenses of land classification and master list of soils (09FP16ER) ................................. 20,000,000 .......................................................... (re. $19,938,000)

Biodiversity stewardship and research; notwithstanding any law to the contrary, any or all of this amount shall be used for the New York state landowner incentive program to offer grants awarded on a competitive basis to landowners for the implementation of habitat conservation plans and up to $500,000 of this amount to support pollinator diversity, including the development of bee husbandry best management practices such as pest and pathogen controls; creating diversity of pollinator habitats; research to understand, prevent and recover from pollinator losses; and outreach and education (09BD16ER) ... 1,000,000 .......................................................... (re. $997,000)

Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law, $800,000 of which shall be for the Mohawk river action plan (09HE16ER) ................................. 5,000,000 .......................................................... (re. $5,000,000)

Notwithstanding any law to the contrary, for the Finger Lakes-Lake Ontario Watershed Protection Alliance (09FL16ER) ....................... 2,279,000 .......................................................... (re. $2,279,000)

Notwithstanding any law to the contrary, to the Erie County Soil and Water Conservation District for the Lake Erie Watershed Protection Alliance (09LE16ER) ... 250,000 .......................................................... (re. $250,000)

Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law; including up to $3,000,000 to Suffolk county to provide a 50 percent match for a
program developed in consultation with the department for research, development and pilot projects to develop cost effective methods to address nitrogen and pathogen loading from septic system or cesspool effluent or other sources or to support such efforts without a match at the state university of Stony Brook directly or through its research foundation and $1,500,000 for Suffolk county for sewer improvement projects; and including $5,000,000 for Nassau county for the Bay park wastewater treatment plant outfall pipe, associated conveyance systems, nitrogen abatement treatment works, ocean outfall and/or connections; including $1,000,000 to maximize the availability of drug collection programs for communities throughout the state, including to local law enforcement agencies for the purchase and distribution of tamper proof drug collection boxes, and other federally approved drug collection programs, and including $750,000 for the city of Corning Denison Park stormwater outfall pipe (09WQ16ER) ... 20,000,000 ................. (re. $20,000,000)

Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law; including $200,000 to Suffolk county for the Peconic Bay Estuary Program (09GL16ER) ... 15,000,000 .............. (re. $14,723,000)

Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $450,000 for Lake George, provided that not less than $5,550,000 be made available for invasive species eradication, including but not limited to southern pine beetle, emerald ash borer, and hydrilla and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS16ER) ... 12,000,000 ................... (re. $11,673,000)

Notwithstanding any law to the contrary, for Soil and Water Conservation District activities as authorized for reimbursement and funding in section 11-a of the soil and water conservation districts law (09SW16ER) ... 9,000,000 .................. (re. $8,586,000)

Notwithstanding any law to the contrary, for Agricultural Waste Management projects (09AW16ER) ... 1,500,000 ...... (re. $1,500,000)

Notwithstanding any law to the contrary, for a public waterway reconstruction program to be established and administered by the department of state, at the request of any county, city, town, village or other governmental entity, for projects to dredge, clear, and repair public waterways, according to best practices, that allow for proactively managing public waterways. Funds appropriated herein shall provide fifty percent reimbursement to such localities for authorized expenditures (09DR16ER) ... 1,000,000 .. (re. $1,000,000)

Notwithstanding any law to the contrary, and within amounts appropriated, for a free water testing pilot program to be established and administered by the department of health, or pursuant to contracts with laboratories, within one hundred and twenty days whereby, at the request of any individual, public water system, or school district, the department shall cause to be provided to such individual, public water system, or school district a container or containers for the collection of a sample of drinking water and the means to forward such sample to a laboratory to be tested for contaminants. The results of such test shall be forwarded to the individual, public water system, or school district by the laboratory as soon as practicable (09WT16ER) .................... 1,500,000 ........................................ (re. $1,500,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the climate change mitigation and adaptation account in accordance with
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

a programmatic and financial plan to be approved by the director of
the budget, including suballocation to other state departments and
agencies, according to the following:
Notwithstanding any law to the contrary, to address greenhouse gas
emissions outside of the power sector including but not limited to
the development of inventories, demonstration projects and applied
research related to the transportation sector or methane sources
(09GG16ER) ... 1,000,000 ....................... (re. $1,000,000)
Notwithstanding any law to the contrary, smart growth program state
assistance payments, provided on a competitive basis, to counties,
cities, towns, or villages to establish, update or implement
comprehensive plans in a manner consistent with smart growth;
provided, however, that up to 25 percent of such payments may be
awarded to not-for-profit organizations for such purposes (09SG16ER)
... 2,000,000 ..................................... (re. $2,000,000)
Notwithstanding any law to the contrary for the New York state soil
and water conservation committee in conjunction with the department
of agriculture and markets to develop a pilot climate resilient
farms program consistent with agriculture and markets law article
11-a, agricultural environmental management program (09CR16ER) ....
2,500,000 ........................................... (re. $2,500,000)
Climate smart communities projects pursuant to title 15 of article 54
of the environmental conservation law (09CS16ER) ...................
14,000,000 ....................................... (re. $14,000,000)
The appropriation made by chapter 55, section 1, of the laws of 2016, is
hereby amended and reappropriated to read:
Notwithstanding any law to the contrary, to conduct state
vulnerability assessments (09SV16ER) ..............................
[4,500,000] 2,500,000 ......................... (re. $2,500,000)
By chapter 54, section 1, of the laws of 2015:
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
solid waste account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies, according to the
following:
Non-hazardous landfill closure projects (09LC15ER) ............
250,000 ............................................ (re. $250,000)
Municipal waste reduction or recycling projects (09MR15ER) ....
7,500,000 .................................... (re. $224,000)
Secondary materials regional marketing assistance and energy conserva-
tion services projects (09SM15ER) ............................
1,000,000 ....................................... (re. $1,000,000)
Pesticide program, not less than $200,000 of which shall be for activ-
ities related to Long Island pesticide pollution prevention
(09PD15ER) ... 1,200,000 ....................... (re. $201,000)
Notwithstanding any law to the contrary, for community impact research
grants. Such grants shall be in or affecting environmental justice
communities in an amount of up to $50,000 for community groups for
projects that address an environmental justice community's exposure
to multiple environmental harms and risks. Such projects shall
include studies, including air monitoring, to investigate the envi-
ronment, or related public health issues of the community, research
that will be used to expand the knowledge or understanding of the
affected community and ways to improve the resiliency 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 envi-
ronmental 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, $100,000 of which shall be made
available for lead inspection activities in zip codes of northeast
Buffalo previously designated by the Erie County department of
health as "communities of concern" where children are at exception-
ally high risk for lead poisoning (09EJ15ER) .........................
1,100,000 ........................................... (re. $1,100,000)

Notwithstanding any law to the contrary, for assessment and recovery
of any natural resource damages (09RD15ER) .........................
1,000,000 ........................................... (re. $750,000)

Notwithstanding any law to the contrary, for the pollution prevention
institute (09PP15ER) ... 3,250,000 ................ (re. $2,887,000)

For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
parks, recreation and historic preservation account in accordance
with a programmatic and financial plan to be approved by the direc-
tor of the budget, including suballocation to other state depart-
ments and agencies, according to the following:

Local waterfront revitalization programs, notwithstanding any law to
the contrary, not less than, $6,250,000 for waterfront revitaliza-
tion projects which are in or primarily serve areas where demograph-
ic and other relevant data for such areas demonstrate that the areas
are densely populated and have sustained physical deterioration,
decay, neglect, or disinvestment, or where a substantial propor-
tion of the residential population is of low income or is otherwise
disadvantaged and is underserved with respect to the existing recre-
atational opportunities in the area; and provided further this appro-
priation shall not be construed to restrict the use of any addi-
tional monies for such projects including $250,000 for Flood Smart
communities, and $250,000 for Schuyler County Soil and Water Conser-
vation District (09WR15ER) ... 12,500,000 ........ (re. $12,500,000)

Parks, recreation and historic preservation projects, notwithstanding
any law to the contrary, not less than, $7,875,000 for municipal
parks projects which are in or primarily serve areas where demo-
graphic and other relevant data for such areas demonstrate that the areas
are densely populated and have sustained physical deteriora-
tion, decay, neglect or disinvestment or where a substantial propor-
tion of the residential population is of low income or is otherwise
disadvantaged and is underserved with respect to the existing recrea-
tional opportunities in the area; including $250,000 for Tivoli Park; $500,000 for Clute Park; and $150,000 for Yates
County SWCD Keuka Outlet Trail (09MP15ER) ..........................
15,750,000 ....................................... (re. $15,617,000)

Notwithstanding any law to the contrary, for state parks and land and
easement infrastructure, access and stewardship projects which shall
include capital projects: (i) on state parks and state owned lands
acquired pursuant to sections 54-0303 and 56-0307 of the environ-
mental conservation law; (ii) on state parks or state owned lands
and easements under the jurisdiction of the department of environ-
mental conservation or the office of parks, recreation and historic
preservation for access opportunities for people with disabilities;
access to the State Forest Preserve, State reforestation, Wildlife
Management areas and conservation easement lands; recreational trail
construction and maintenance; Catskill and Adirondack campground
improvements to public access and sanitation facilities; environ-
mental education; conservation education facility improvements;
archeological, historic, cultural and natural resource surveys,
forest health surveys, interpretation, and inventories, and response
to forest pests; Forest Preserve and state forest unit management
planning; conservation easement public recreation planning; habitat
restoration and enhancement; state fish hatchery improvements; state
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Tree nursery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; (iii) $500,000 for Belleayre Mountain ski center projects; (iv) $500,000 from the public access and stewardship allocation to Parks & Trails New York for the purpose of awarding grants on a competitive basis to local parks' friends groups, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance; and $100,000 for the Hudson River Valley Trail Grants Program (09ST15ER) ... 18,500,000 ......................... (re. $8,024,000)

Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999. Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget (09HR15ER) .... 2,500,000 ......................................... (re. $2,500,000)

Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB15ER) ... 12,450,000 ....... (re. $737,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18
ern Montezuma Wetlands, Seneca Army Depot Conservation Area, Lake Erie Tributary Gorges, Two Rivers State Park, Buffalo River Watershed, Braddock Bay, Catharine Valley Complex, Genesee Greenway/Recreationway, Hi Tor/Bristol Hills, Allegany State Park, Great Lakes Shorelines and Niagara River, Long Island Trail and Greenway System, Bronx Harlem Greenway, Harbor Herons Wildlife Complex, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Helderberg Escarpment, and Western Finger Lakes: Conesus, Hemlock, Canadice & Honeoye, Long Distance Trail Corridors, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $1,000,000 from the land acquisition allocation for urban forestry projects provided that no less than $500,000 shall be made available for such programs in cities and towns with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $2,000,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance; (c) $250,000 for a resiliency planting program; and, notwithstanding any law to the contrary, not less than $1,000,000 for land acquisition in department of environmental conservation regions 1, 2 and 3 (09LA15ER) ... 26,550,000 ........................ (re. $11,698,000)
Albany Pine Bush Preserve Commission (09AP15ER) .............. 2,475,000 .............................. (re. $1,275,000)
Long Island Central Pine Barrens Planning (09LP15ER) ... 1,600,000 .................... (re. $443,000)
Long Island South Shore Estuary Reserve (09SE15ER) ... 900,000 ............................ (re. $750,000)
Agricultural non-point source abatement and control projects (09AM15ER) ... 14,200,000 ............... (re. $14,200,000)
Non-agricultural non-point source abatement and control projects (09NP15ER) ... 4,800,000 ........................ (re. $4,560,000)
Agriculture and farmland protection activities, notwithstanding any law to the contrary, $1,000,000 shall be made available to the tug hill tomorrow land trust for army compatible use buffer program projects around Fort Drum (09FP15ER) ........................... 15,000,000 ............................... (re. $14,700,000)
Biodiversity stewardship and research; notwithstanding any law to the contrary, any or all of this amount shall be used for the New York State Landowner Incentive Program to offer grants awarded on a competitive basis to landowners for the implementation of habitat conservation plans (09BD15ER) ... 500,000 ............. (re. $500,000)
Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law, $800,000 of which shall be for the Mohawk river action plan and $200,000 of which shall be for the Peconic Bay Estuary Program (09HE15ER) ... 4,700,000 ............... (re. $4,422,000)
Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG15ER) ... 600,000 .......................... (re. $529,000)
Notwithstanding any law to the contrary, for the Finger Lakes-Lake Ontario Watershed Protection Alliance (09FL15ER) ........................ 1,750,000 ............................... (re. $962,000)
Notwithstanding any law to the contrary, for the Lake Erie Watershed Protection Alliance (09LE15ER) ... 250,000 ..................... (re. $250,000)
Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by munici-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

... to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law; including up to $3,000,000 to Suffolk county to provide a 50 percent match for a program developed in consultation with the department for research, development and pilot projects to develop cost effective methods to address nitrogen and pathogen loading from septic system or cesspool effluent or other sources or to support such efforts without a match at the state university of Stony Brook directly or through its research foundation (09WQ15ER) ... 8,000,000 ............... (re. $7,319,000)

Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL15ER) ... 6,050,000 .................. (re. $5,979,000)

Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $450,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication, and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS15ER) ................... 5,850,000 ......................................... (re. $4,433,000)

Notwithstanding any law to the contrary, for Soil and Water Conservation District activities as authorized for reimbursement and funding in section 11-a of the soil and water conservation districts law; including $500,000 for the New York State Soil and Water Conservation Committee in conjunction with the Department of Agriculture and Markets to develop a pilot climate resilient farms program consistent with agriculture and markets law article 11-a, agricultural environmental management program (09SW15ER) ................... 5,275,000 ........................................... (re. $480,000)

Notwithstanding any law to the contrary, for Agricultural Waste Management projects (09AW15ER) ... 1,500,000 ...... (re. $1,449,000)

By chapter 54, section 1, of the laws of 2014:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Non-hazardous landfill closure projects (09LC14ER) ................. 250,000 ............................................. (re. $250,000)
Municipal waste reduction or recycling projects (09MR14ER) ........... 7,000,000 ........................................... (re. $704,000)
Secondary materials regional marketing assistance and energy conservation services projects (09SM14ER) ... 1,000,000 ............ (re. $1,000,000)
Pesticide program, not less than $200,000 of which shall be for activities related to Long Island pesticide pollution prevention (09PP14ER) ... 1,200,000 ............................................. (re. $44,000)
Notwithstanding any law to the contrary, for assessment and recovery of any natural resource damages (09RD14ER) ......................... 1,000,000 ............................................. (re. $817,000)
Notwithstanding any law to the contrary, for the pollution prevention institute (09PP14ER) ... 3,250,000 .......................... (re. $1,204,000)
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Local waterfront revitalization programs, notwithstanding any law to the contrary, not less than, $6,250,000 for waterfront revitalization projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect, or disinvestment, or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this appropriation shall not be construed to restrict the use of any additional monies for such projects; including $200,000 for the Town of Tonawanda; $75,000 for the Town of Evans; $125,000 for Hamburg Water Rescue Unit; $50,000 for the village of Orchard Park; and $300,000 for the Beacon Institute (09WR14ER) ... 12,500,000 (re. $12,089,000)

Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than, $7,750,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; including $50,000 for Yaddo Artists' Community; including $50,000 for Green Lake Dam; including $150,000 for Greek Lakes Center; including $180,000 for Joseph Rodman Drake Park; including $20,000 for Udall's Cove; and including $200,000 for Chestnut Ridge Conservancy (09MP14ER) ...... 15,500,000 ....................................... (re. $12,305,000)

Notwithstanding any law to the contrary, for state parks and land and easement infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law; (ii) on state parks or state owned lands and easements under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; State reforestation, Wildlife Management areas and conservation easement lands; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; environmental education; conservation education facility improvements; archeological, historic, cultural and natural resource surveys, forest health surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; and (iii) $500,000 for Belleayre Mountain ski center projects (09ST14ER) ..... 17,350,000 ........................................ (re. $4,750,000)

Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999. Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget (09HR14ER) .................................................. (re. $3,000,000)

Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB14ER) ... 11,350,000 ....... (re. $124,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Costs related to the acquisition of the following properties: Atlantic Coast, Long Island Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Central Pine Barrens, Hudson River projects, Western Suffolk/Nassau Special Groundwater Protection Areas, Inner City/Underserved Community Parks, Long Pond/Butler Woods, Staten Island Greenbelt, Staten Island Bluebelt, Staten Island Wet Woods, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, New York Highlands, Northern Putnam Greenway, Shawangunk Mountains, Catskill Mountain/ Delaware River Region, Beaverkill/ Willowemoc, Hudson River Estuary/Greenway Trail/Quadricentennial Legacy Trail Corridor, Catskill Unfragmented Forest, Catskill River and Road Corridors, Long Path, New York City Watershed Lands, Taconic Ridge/ Harlem Valley, Albany Pine Bush, Five Rivers Environmental Education Center, Batten Kill Watershed-Saratoga National Historic Park Viewshed, Washington County Agricultural Lands-Saratoga National Historic Park Viewshed, Lake George watershed, Lake Champlain watershed, Boeselager forestry, Rensselaer plateau, Oomsdale Farm and Surrounding Landscape, Hudson River Gorge, Susquehanna River Valley Corridor, Lake Champlain Shoreline and Wetlands, Saratoga County, State Forest and Wildlife Management Area Protection, Foliensby Park, Undeveloped Lake George Shore, Whitney Park, Finch Woodlands, Washington County, Washington County Grasslands, Recreational Trail Linkages and Networks, Rome Sand Plains, Black Creek Watershed, Portaferry Lake, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Clark Reservation State Park, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Northern Montezuma Wetlands, Lake Erie Tributary Gorges, Two Rivers State Park, Buffalo River Watershed, Braddock Bay, Catharine Valley Complex, Genesee Greenway/Recreationway, Hi Tor/Bristol Hills, Allegany State Park, Great Lakes Shorelines and Niagara River, Long Island Trail and Greenway System, Bronx Harlem Greenway, Harbor Herons Wildlife Complex, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Helderberg Escarpment, and Western Finger Lakes: Conesus, Hemlock, Canadice & Honeoye, Long Distance Trail Corridors, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $1,000,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities and towns with populations of 65,000 or more; (b) notwithstanding
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>any law to the contrary, $2,000,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance; (c) $250,000 for a resiliency planting program; (d) notwithstanding any law to the contrary, $1,500,000 for land acquisition in Department of Environmental Conservation Regions 1, 2 and 3 (09LA14ER)</td>
<td>$2,000,000</td>
<td>(re. $13,203,000)</td>
</tr>
<tr>
<td>Long Island South Shore Estuary Reserve (09SE14ER)</td>
<td>$900,000</td>
<td>(re. $900,000)</td>
</tr>
<tr>
<td>Agricultural non-point source abatement and control projects (09AN14ER)</td>
<td>$14,200,000</td>
<td>(re. $7,916,000)</td>
</tr>
<tr>
<td>Non-agricultural non-point source abatement and control projects (09NP14ER)</td>
<td>$4,500,000</td>
<td>(re. $4,081,000)</td>
</tr>
<tr>
<td>Agriculture and farmland protection activities, notwithstanding any law to the contrary, not less than $1,000,000 shall be made available to the tug hill tomorrow land trust for army compatible use buffer program projects around Fort Drum (09FP14ER)</td>
<td>$14,000,000</td>
<td>(re. $13,000,000)</td>
</tr>
<tr>
<td>Biodiversity stewardship and research; notwithstanding any law to the contrary, any or all of this amount shall be used for the New York State Landowner Incentive Program to offer grants awarded on a competitive basis to landowners for the implementation of habitat conservation plans (09BD14ER)</td>
<td>$500,000</td>
<td>(re. $500,000)</td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law, $800,000 of which shall be for the Mohawk river action plan (09HE14ER)</td>
<td>$3,800,000</td>
<td>(re. $2,317,000)</td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG14ER)</td>
<td>$400,000</td>
<td>(re. $307,000)</td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law; including up to $3,000,000 to be allocated to Suffolk county to provide a 50 percent match for a program developed in consultation with the department for research, development and pilot projects to develop cost effective methods to address nitrogen and pathogen loading from septic system or cesspool effluent or other sources and the county may transfer a portion of such funds to the town of Southampton or the state university of Stonybrook (09WQ14ER)</td>
<td>$7,800,000</td>
<td>(re. $7,800,000)</td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL14ER)</td>
<td>$5,050,000</td>
<td>(re. $4,238,000)</td>
</tr>
</tbody>
</table>
| Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $550,000 for Lake George, provided that not less than $1,000,000 be made avail-

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DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

able for invasive species eradication, and including grants related
to the control and management of invasive species. Such funding for
grants shall be provided on a competitive basis in consultation with
the New York Invasive Species Council (09IS14ER) .....................
4,700,000 ...........................................................................(re. $4,102,000)
Notwithstanding any law to the contrary, for Agricultural Waste
Management projects (09AW14ER) ... 1,500,000 ...... (re. $1,332,000)

By chapter 54, section 1, of the laws of 2013:
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
solid waste account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies, according to the
following:
Non-hazardous landfill closure projects (09LC13ER) .................
250,000 .............................................................................(re. $49,000)
Secondary materials regional marketing assistance and energy conserva-
tion services projects (09SM13ER) ... 1,000,000 ...(re. $1,000,000)
Notwithstanding any law to the contrary, for assessment and recovery
of any natural resource damages (09RD13ER) ...............................
155,000 ...........................................................................(re. $15,000)
Notwithstanding any law to the contrary, for the pollution prevention
institute (09PP13ER) ... 3,250,000 ......................................(re. $48,000)
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
parks, recreation and historic preservation account in accordance
with a programmatic and financial plan to be approved by the direc-
tor of the budget, including suballocation to other state depart-
ments and agencies, according to the following:
Local waterfront revitalization programs, notwithstanding any law to
the contrary, not less than, $6,250,000 for waterfront revitaliza-
tion projects which are in or primarily serve areas where demograph-
ic and other relevant data for such areas demonstrate that the areas
are densely populated and have sustained physical deterioration,
decay, neglect, or disinvestment, or where a substantial proportion
of the residential population is of low income or is otherwise
disadvantaged and is underserved with respect to the existing recre-
ational opportunities in the area; and provided further this appro-
priation shall not be construed to restrict the use of any addi-
tional monies for such projects; including $300,000 for the town of
Tonawanda; and $75,000 for the city of Tonawanda (09WR13ER) ...............................
12,500,000 .............................................................................(re. $12,500,000)
Parks, recreation and historic preservation projects, notwithstanding
any law to the contrary, not less than, $7,750,000 for municipal
parks projects which are in or primarily serve areas where demo-
graphic and other relevant data for such areas demonstrate that the
areas are densely populated and have sustained physical deterior-
oration, decay, neglect or disinvestment or where a substantial propor-
tion of the residential population is of low income or is otherwise
disadvantaged and is underserved with respect to the existing recre-
atonal opportunities in the area; including $2,000,000 for the Ulster County Rail Trail, pursuant to the initi-
atation of a public planning process; $200,000 for the town of Orchard
Park; $150,000 for the Cazenovia community resource center; $100,000
for the town of Evans; and $275,000 for the Buffalo military and
naval park (09MP13ER) ... 15,500,000 ......................(re. $10,017,000)
Notwithstanding any law to the contrary, for state parks and land and
easement infrastructure, access and stewardship projects which shall
include capital projects: (i) on state parks and state owned lands
acquired pursuant to sections 54-0303 and 56-0307 of the environ-
mental conservation law; (ii) on state parks or state owned lands
and easements under the jurisdiction of the department of environ-
mental conservation or the office of parks, recreation and historic
preservation for access opportunities for people with disabilities;
access to the State Forest Preserve; State reforestation, Wildlife
Management areas and conservation easement lands; recreational trail
construction and maintenance; Catskill and Adirondack campground
improvements to public access and sanitation facilities; environ-
mental education; conservation education facility improvements;
archeological, historic, cultural and natural resource surveys,
forest health surveys, interpretation, and inventories; Forest
Preserve and state forest unit management planning; conservation
easement public recreation planning; habitat restoration and
enhancement; state fish hatchery improvements; water access facili-
ties and safety improvements; public beach facility development and
improvement; public access improvements at day use areas; state
historic site exterior restoration; and cabin area and camping
facility development, restoration and reconstruction; and (iii)
$500,000 for Belleayre Mountain ski center projects (09ST13ER) ....
16,600,000 ........................................ (re. $4,082,000)
Notwithstanding subdivision 7 of section 92-s of the state finance law
or any other law to the contrary, for services and expenses of the
Hudson River Park Trust for projects related to the development of
the Hudson River Park consistent with provisions of chapter 592 of
the laws of 1998; provided, however, such funds shall not be avail-
able for suballocation to any public benefit corporation or public
authority with the exception of the Hudson River Park Trust and
shall be available solely for the liabilities incurred by the Hudson
River Park Trust or by other state departments or agencies on behalf
of the Hudson River Park Trust and shall be available solely for the
liabilities incurred by the Hudson River Park Trust or by other state
departments or agencies on behalf of the Hudson River Park
Trust on or after April 1, 1999. Provided further that, the comp-
troller is hereby authorized and directed to release monies to the
Hudson River Park Trust in amounts set forth in a schedule approved
by the director of the budget (09HR13ER) .........................
3,000,000 ........................................ (re. $3,000,000)
Notwithstanding any law to the contrary, for zoos, botanical gardens
and aquaria program (09ZB13ER) ... 10,250,000 ........ (re. $141,000)
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
open space account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies, according to the
following:
Costs related to the acquisition of the following properties: Atlantic
Coast, Long Island Sound Coastal Area, Long Island South Shore
Estuary Reserve, Peconic Pinelands Maritime Reserve Projects,
Central Pine Barrens, Hudson River projects, Western Suffolk/Nassau
Special Groundwater Protection Areas, Inner City/Underserved Commu-
nity Parks, Long Pond/Butler Woods, Staten Island Greenbelt, Staten
Island Bluebelt, Staten Island Wet Woods, Great Swamp, Neversink
Highlands, Plutarch/Black Creek Wetlands Complex, New York High-
lands, Northern Putnam Greenway, Shawangunk Mountains, Catskill
Mountain/Delaware River Region, Beaverkill/Willowemoc, Hudson River
Estuary/Greenway Trail/Quadracentennial Legacy Trail Corridor, Cats-
kill Unfragmented Forest, Catskill River and Road Corridors, Long
Path, New York City Watershed Lands, Taconic Ridge/Harlem Valley,
Albany Pine Bush, Five Rivers Environmental Education Center, Batten
Kill Watershed-Saratoga National Historic Park View shed, Washington
County Agricultural Lands-Saratoga National Historic Park View shed,
Lake George watershed, Lake Champlain watershed, Boeselager fores-
try, Rensselaer plateau, Oomdale Farm and Surrounding Landscape,
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Hudson River Gorge, Susquehanna River Valley Corridor, Lake Champlain Shoreline and Wetlands, Saratoga County, State Forest and Wildlife Management Area Protection, Follensby Park, Undeveloped Lake George Shore, Whitney Park, Finch Woodlands, Washington County, Washington County Grasslands, Recreational Trail Linkages and Networks, Rome Sand Plains, Black Creek Watershed, Portaferry Lake, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Clark Reservation State Park, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Northern Montezuma Wetlands, Lake Erie Tributary Gorges, Two Rivers State Park, Buffalo River Watershed, Braddock Bay, Catharine Valley Complex, Genesee Greenway/Recreationway, Hi Tor/Bristol Hills, Allegany State Park, Great Lakes Shorelines and Niagara River, Long Island Trail and Greenway System, Bronx Harlem Greenway, Harbor Herons Wildlife Complex, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Helderberg Escarpment, and Western Finger Lakes: Conesus, Hemlock, Canadice & Honeoye, Long Distance Trail Corridors, State-wide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities and towns with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $1,575,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance; (c) notwithstanding any law to the contrary, $1,000,000 for land acquisition in department of environmental conservation regions 1, 2 and 3 (09LA13ER) .... 20,000,000 ....................... (re. $8,385,000)

Long Island South Shore Estuary Reserve (09SE13ER) .............. 900,000 ............................................. (re. $900,000)

Agricultural non-point source abatement and control projects (09AN13ER) ... 14,200,000 .......................... (re. $7,300,000)

Non-agricultural non-point source abatement and control projects (09NP13ER) ... 4,500,000 .......................... (re. $4,040,000)

Agriculture and farmland protection activities (09FP13ER) ............ 13,000,000 ....................................... (re. $13,000,000)

Biodiversity stewardship and research (09BD13ER) ..................... 500,000 ............................................. (re. $500,000)

Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law, $800,000 of which shall be for the Mohawk river action plan (09HE13ER) ... 3,800,000 ........ (re. $1,097,000)

Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG13ER) .... 400,000 .......................... (re. $313,000)

Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law; including $4,000,000 to be distributed to municipalities pursuant to a competitive grants proc-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Ess for natural infrastructure projects designed to mitigate the impacts of floods, storm surge, and other effects of climate change (09WQ13ER) ... 6,945,000 .......................... (re. $6,858,000)

Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL13ER) ... 4,750,000 .......................... (re. $3,672,000)

Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $100,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication, and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS13ER) ................... 4,600,000 .......................... (re. $3,188,000)

Notwithstanding any law to the contrary, for Agricultural Waste Management projects (09AW13ER) ... 1,000,000 .... (re. $481,000)

By chapter 54, section 1, of the laws of 2012:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Secondary materials regional marketing assistance and energy conservation services projects (09SM12ER) ... 1,000,000 ... (re. $1,000,000)
Notwithstanding any law to the contrary, for assessment and recovery of any natural resource damages (09RD12ER) ................................. 175,000 .......................... (re. $175,000)
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Local waterfront revitalization programs, notwithstanding any law to the contrary, not less than, $5,750,000 for waterfront revitalization projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect, or disinvestment, or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this appropriation shall not be construed to restrict the use of any additional monies for such projects; including $60,000 for Jefferson and St. Lawrence; and $400,000 for Niagara and Erie Waterfront Revitalization (09WR12ER) ... 11,500,000 .......................... (re. $10,212,000)
Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than, $6,500,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; including $425,000 for Buffalo - area parks; and $300,000 for Niagara and Erie Historic Preservation (09MP12ER) ... 13,000,000 .......................... (re. $5,603,000)
Notwithstanding any law to the contrary, for state parks and land and eave infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law; (ii) on state parks or state owned lands and easements under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; State reforestation, Wildlife Management areas and conservation easement lands; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; environmental education; conservation education facility improvements; archeological, historic, cultural and natural resource surveys; forest health surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; and (iii) $500,000 for Belleayre Mountain ski center projects (09ST12ER) .......
16,000,000 ........................................ (re. $2,737,000) Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust or after April 1, 1999. Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget (09HR12ER) ........................... 3,000,000 ......................................... (re. $3,000,000) Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB12ER) ... 9,000,000 ........ (re. $96,000) For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Costs related to the acquisition of the following properties: Atlantic Coast, Long Island Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic Pine lands Maritime Reserve Projects, Central Pine Barrens, Hudson River projects, Western Suffolk/Nassau Special Groundwater Protection Areas, Inner City/Underserved Community Parks, Long Pond/Butler Woods, Staten Island Greenbelt, Staten Island Bluebelt, Staten Island Wet Woods, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, New York Highlands, Northern Putnam Greenway, Shawangunk Mountains, Catskill Mountain/Delaware River Region, Beaverkill/Willowemoc, Hudson River Estuary/Greenway Trail/Quadracentennial Legacy Trail Corridor, Catskill Unfragmented Forest, Catskill River and Road Corridors, Long Path, New York City Watershed Lands, Taconic Ridge/Harlem Valley,
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Albany Pine Bush, Five Rivers Environmental Education Center, Batten
Kill Watershed-Saratoga National Historic Park View shed, Washington
County Agricultural Lands-Saratoga National Historic Park View shed,
Lake George watershed, Lake Champlain watershed, Boeselager forests,
Catskill River and Road corridor, Rensselaer plateau, Oomsdale Farm and Surrounding Landscape, Hudson River Gorge, Susquehanna
River Valley Corridor, Lake Champlain Shoreline and Wetlands, Saratoga County, State Forest and Wildlife Management Area Protection,
Pollensby Park, Undeveloped Lake George Shore, Whitney Park, Finch Woodlands, Washington County, Washington County Grasslands, Recreatiional Trail Linkages and Networks, Rome Sand Plains, Black Creek Watershed, Portaferry Lake, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Clark Reservation State Park, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Northern Montezuma Wetlands, Lake Erie Tributary Gorges, Two Rivers State Park, Buffalo River Watershed,
Braddock Bay, Catharine Valley Complex, Genesee Greenway/
Recreationway, Hi Tor/Bristol Hills, Allegany State Park, Great Lakes Shorelines and Niagara River, Long Distance Trail Corridors, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities and towns with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $1,575,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance
Long Island Central Pine Barrens Planning (09LP12ER) ..................
1,100,000 ............................................ (re. $9,000)
Agricultural non-point source abatement and control projects
(09AN12ER) ... 13,000,000 .......................... (re. $3,250,000)
Non-agricultural non-point source abatement and control projects
(09NP12ER) ... 4,000,000 .......................... (re. $3,294,000)
Agriculture and farmland protection activities (09FP12ER) ............
12,000,000 ............................................. (re. $12,000,000)
Biodiversity stewardship and research (09BD12ER) ....................
500,000 ............................................. (re. $324,000)
Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law (09HE12ER) ... 3,000,000 ..... (re. $27,000)
Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG12ER) ... 300,000 .......................... (re. $281,000)
Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipali- palities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipali- palities and not-for-profit corporations for aquatic habitat resto- ration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law and not less than $300,000 for a total maximum daily load study for the Western Bays in the South Shore Estuary Reserve (09WQ12ER) ... 2,932,000 .... (re. $2,775,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL12ER) ... 4,728,000 ....................... (re. $2,953,000)

Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $1,000,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication, and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS12ER) ................... 3,400,000 ........................................... (re. $2,890,000)

By chapter 54, section 1, of the laws of 2011:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Non-hazardous landfill closure projects (09LC11ER) ...................
600,000 ............................................... (re. $15,000)

Secondary materials regional marketing assistance and energy conservation services projects (09SM11ER) ... 1,000,000 ... (re. $1,000,000)

Notwithstanding any law to the contrary, for assessment and recovery of any natural resource damages (09RD11ER) .....................
200,000 ............................................... (re. $49,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Local waterfront revitalization programs, notwithstanding any law to the contrary, not less than, $5,750,000 for waterfront revitalization projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect, or disinvestment, or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this appropriation shall not be construed to restrict the use of any additional monies for such projects, $100,000 for Hoyt Lake; $300,000 for Buffalo Waterfront; and $225,000 for Niagara River Greenway (09WR11ER) ... 11,500,000 ..................... (re. $9,476,000)

Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than, $6,500,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; $250,000 for Olmsted Park; $125,000 for Hyde Park; $250,000 for Darwin Martin House; and $50,000 for Graycliff Manor (09MP11ER) ......................... 13,000,000 ........................................ (re. $4,669,000)

Notwithstanding any law to the contrary, for state parks and land and easement infrastructure, access and stewardship projects which shall
include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law; (ii) on state parks or state owned lands and easements under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; State reforestation, Wildlife Management areas and conservation easement lands; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; environmental education; conservation education facility improvements; archeological, historic, cultural and natural resource surveys, forest health surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; and (iii) $500,000 for Belleayre Mountain ski center projects (09ST11ER) ....... 16,228,000 ........................................ (re. $1,077,000)

Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999. Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget (09HR11ER) ............................. 3,000,000 ......................................... (re. $3,000,000)

Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB11ER) ... 9,000,000 ........ (re. $36,000) For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following: Costs related to the acquisition of the following properties: Atlantic Coast, Long Island Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Central Pine Barrens, Hudson River projects, Western Suffolk/Nassau Special Groundwater Protection Areas, Inner City/Underserved Community Parks, Long Pond/Butler Woods, Staten Island Greenbelt, Staten Island Bluebelt, Staten Island Wet Woods, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, New York Highlands, Northern Putnam Greenway, Shawangunk Mountains, Catskill Mountain/Delaware River Region, Beaverkill/Willowemoc, Hudson River Estuary/Greenway Trail/Quadracentennial Legacy Trail Corridor, Catskill Unfragmented Forest, Catskill River and Road Corridors, Long Path, New York City Watershed Lands, Taconic Ridge/Harlem Valley, Albany Pine Bush, Five Rivers Environmental Education Center, Batten Kill Watershed-Saratoga National Historic Park View shed, Washington
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

County Agricultural Lands-Saratoga National Historic Park View shed, Lake George watershed, Lake Champlain watershed, Boeselager forest, Catskill River and Road corridor, Rensselaer plateau, Hudson River Gorge, Susquehanna River Valley Corridor, Lake Champlain Shoreline and Wetlands, Saratoga County, State Forest and Wildlife Management Area Protection, Follensby Park, Undeveloped Lake George Shore, Whitney Park, Finch Woodlands, Washington County, Washington County Grasslands, Recreational Trail Linkages and Networks, Rome Sand Plains, Portaferry Lake, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Clark Reservation State Park, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Lake Erie Tributary Gorges, Two Rivers State Park, Buffalo River Watershed, Braddock Bay, Catharine Valley Complex, Genesee Greenway/Recreationway, Allegany State Park, Great Lakes Shorelines and Niagara River, Long Distance Trail Corridors, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $1,575,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance (09LA11ER) ....

17,500,000 ........................................ (re. $3,034,000)
Long Island South Shore Estuary Reserve (09SE11ER) ...
900,000 ............................................. (re. $637,000)
Agricultural non-point source abatement and control projects (09AN11ER) ...
13,000,000 ........................................ (re. $3,200,000)
Non-agricultural non-point source abatement and control projects (09NP11ER) ...
4,000,000 ........................................... (re. $3,454,000)
Agriculture and farmland protection activities (09FP11ER) ...
12,000,000 ....................................... (re. $12,000,000)
Biodiversity stewardship and research (09BD11ER) ...
500,000 ............................................. (re. $427,000)
Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law (09HE11ER) ... 3,000,000 .... (re. $621,000)
Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG11ER) ... 300,000 ................. (re. $300,000)
Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 9 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law (09WQ11ER) .................
2,932,000 ........................................... (re. $2,532,000)
Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL11ER) ... 5,000,000 ....................... (re. $4,026,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $95,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication, and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS11ER) ...................... 3,800,000 .................................................. (re. $2,142,000)

Notwithstanding any law to the contrary, for Soil and Water Conservation District activities as authorized for reimbursement in section 11-a of the soil and water conservation districts law (09SW11ER) ... 3,000,000 ............................................. (re. $4,000)

By chapter 99, section 1, of the laws of 2010:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Municipal waste reduction or recycling projects (09MR10ER) ........... 6,639,000 ............................................. (re. $76,000)

Secondary materials regional marketing assistance and energy conservation services projects (09SM10ER) ... 1,000,000 ... (re. $1,000,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than, $6,716,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area, and notwithstanding any law to the contrary, $225,000 for Olmstead Park, $125,000 for Hyde Park, $225,000 for Darwin Martin House and $125,000 for Graycliff Manor (09MP10ER) ... 13,432,000 ............. (re. $5,410,000)

Notwithstanding any law to the contrary, for state parks and land and easement infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law and (ii) on state parks or state owned lands and easements under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; State reforestation, Wildlife Management areas and conservation easement lands; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; environmental education; conservation education facility improvements; archeological, historic, cultural and natural resource surveys, forest health surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; water access facili-
ties and safety improvements; public beach facility development and
improvement; public access improvements at day use areas; state
historic site exterior restoration; and cabin area and camping
facility development, restoration and reconstruction (09ST10ER) ....
16,228,000 ............................................ (re. $890,000)

Notwithstanding subdivision 7 of section 92-s of the state finance law
or any other law to the contrary, for services and expenses of the
Hudson River Park Trust for projects related to the development of
the Hudson River Park consistent with provisions of chapter 592 of
the laws of 1998; provided, however, such funds shall not be avail-
able for suballocation to any public benefit corporation or public
authority with the exception of the Hudson River Park Trust and
shall be available solely for the liabilities incurred by the Hudson
River Park Trust or by other state departments or agencies on behalf
of the Hudson River Park Trust and shall be available solely for the
liabilities incurred by the Hudson River Park Trust or by other
state departments or agencies on behalf of the Hudson River Park
Trust on or after April 1, 1999. Provided further that, the comp-
troller is hereby authorized and directed to release monies to the
Hudson River Park Trust in amounts set forth in a schedule approved
by the director of the budget (09HR10ER) ......................
3,000,000 ............................................ (re. $2,025,000)

Notwithstanding any law to the contrary, for zoos, botanical gardens
and aquaria program (09ZB10ER) ... 9,000,000 .......... (re. $15,000)

For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
open space account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies, according to the
following:

scape, Susquehanna River Valley Corridor, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and Wetlands, Saratoga County, Mays Pond Tract, State Forest and Wildlife Management Area Protection, Pollensby Park, Undeveloped Lake George Shore, Whitney Park, Finch Woodlands, Washington County Grasslands, Northern Flow River Corri-
dors, Recreational Trail Linkages and Networks, Bog River/Beaver
<table>
<thead>
<tr>
<th>Capital Projects</th>
<th>Reappropriations 2017-18</th>
</tr>
</thead>
<tbody>
<tr>
<td>River Headwater Complex, Maumee Swamp, Moose River Corridor, Rome</td>
<td>17,614,000</td>
</tr>
<tr>
<td>Sand Plains, Saint Lawrence River Islands, Shorelines and Wetlands, Eastern Lake Ontario Shoreline and Islands, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Genny-Green Trail/Link Trail, Clark Reservation State Park, Salmon River Corridor, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Carpenter Falls/Bear Swamp Creek Corridor, Tonawanda Creek Watershed, Two Rivers State Park, Finger Lakes Shoreline, Buffalo/Niagara River Corridors, Northern Montezuma Wetlands, HiTor/Bristol Hills, Braddock Bay, Catharine Valley Complex, Sonnenberg Gardens, Western Finger Lakes: Conesus, Hemlock, Canadice and Honeoye, Genesee Greenway/Recreationway, Allegany State Park, Alder Bottom Pond/French Creek, Great Lakes Shorelines and Niagara River, Chautauqua Lake Access, Shore Lands and Vistas, Randolph Swamp, Eighteen Mile Creek/Hampton Brook Woods, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $1,575,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance (09LA10ER) ....</td>
<td></td>
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<tr>
<td>17,614,000 .......................................... (re. $733,000)</td>
<td></td>
</tr>
<tr>
<td>Long Island South Shore Estuary Reserve (09SE10ER) ...................</td>
<td>900,000 .............................................. (re. $37,000)</td>
</tr>
<tr>
<td>Agricultural non-point source abatement and control projects (09AN10ER)</td>
<td>13,297,000 ....................................... (re. $76,000)</td>
</tr>
<tr>
<td>Non-agricultural non-point source abatement and control projects (09NP10ER)</td>
<td>3,703,000 ....................................... (re. $3,645,000)</td>
</tr>
<tr>
<td>Agriculture and farmland protection activities (09FP10ER) ..........</td>
<td>10,750,000 ....................................... (re. $10,750,000)</td>
</tr>
<tr>
<td>Biodiversity stewardship and research, and notwithstanding any law to the contrary, $75,000 for Cayuga Island (09BD10ER) ...............</td>
<td>500,000 ............................................. (re. $420,000)</td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law (09HE10ER) ... 3,000,000 .... (re. $265,000)</td>
<td></td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG10ER) ... 300,000 ..................... (re. $300,000)</td>
<td></td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law (09WQ10ER) ...................... 2,932,000 ..................... (re. $1,873,000)</td>
<td></td>
</tr>
<tr>
<td>Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL10ER) ... 5,000,000 ..................... (re. $3,560,000)</td>
<td></td>
</tr>
</tbody>
</table>
Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $95,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication, and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS10ER) 3,800,000 ............................................... (re. $1,033,000)
Notwithstanding any law to the contrary, for Soil and Water Conservation District activities as authorized for reimbursement in section 11-a of the soil and water conservation districts law (09SW10ER) ... 3,000,000 ............................................. (re. $1,000)
By chapter 99, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2011:
Local waterfront revitalization programs, notwithstanding any law to the contrary, not less than, $6,000,000 for waterfront revitalization projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect, or disinvestment, or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this appropriation shall not be construed to restrict the use of any additional monies for such projects; $550,000 for Buffalo Waterfront; $300,000 for Niagara River Greenway; $250,000 for Hudson Champlain Docks; and $400,000 for the Beacon Institute including costs incurred prior to April 1, 2011 (09WR10ER) 12,000,000 ....................................... (re. $10,219,000)
By chapter 55, section 1, of the laws of 2009:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Notwithstanding any law to the contrary, for the breast cancer and environmental risk factors program at Cornell University (09BC09ER) ... 450,000 ............................................... (re. $450,000)
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999. Provided further that, the comp-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

troller is hereby authorized and directed to release monies to the
Hudson River Park Trust in amounts set forth in a schedule approved
by the director of the budget (09HR09ER) .........................
6,000,000 .................................................. (re. $2,678,000)
Notwithstanding any law to the contrary, for zoos, botanical gardens
and aquaria program (09ZB09ER) ... 9,000,000 ........ (re. $83,000)
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
open space account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies, according to the
following:

Long Island South Shore Estuary Reserve (09SE09ER) ................
Non-agricultural non-point source abatement and control projects
(09NP09ER) ... 5,600,000 ........................................ (re. $2,055,000)
Biodiversity stewardship and research, and notwithstanding any law to
the contrary, $100,000 for Cayuga Island (09BD09ER) ...........
500,000 ............................................. (re. $310,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter
502, section 5, of the laws of 2009:
Secondary materials regional marketing assistance and energy conserva-
tion services projects (09SM09ER) ... 1,381,000 ... (re. $1,381,000)
Notwithstanding any law to the contrary, for assessment and recovery
of any natural resource damages (09RD09ER) ....................
431,000 .............................................. (re. $39,000)
Local waterfront revitalization programs, notwithstanding any law to
the contrary, not less than, $9,750,000 for waterfront revitaliza-
tion projects which are in or primarily serve areas where demograph-
ic and other relevant data for such areas demonstrate that the areas
are densely populated and have sustained physical deterioration,
decay, neglect, or disinvestment, or where a substantial proportion
of the residential population is of low income or is otherwise
disadvantaged and is underserved with respect to the existing recre-
ational opportunities in the area; and provided further this appro-
priation shall not be construed to restrict the use of any addi-
tional monies for such projects; $1,000,000 for Buffalo Waterfront;
$300,000 for Niagara River Greenway; and $700,000 for Hudson and
Champlain Docks (09WR09ER) ... 24,021,000 ........ (re. $16,112,000)
Parks, recreation and historic preservation projects, notwithstanding
any law to the contrary, not less than, $8,490,000 for municipal
parks projects which are in or primarily serve areas where demo-
graphic and other relevant data for such areas demonstrate that the
areas are densely populated and have sustained physical deterior-
ation, decay, neglect or disinvestment or where a substantial
proportion of the residential population is of low income or is
otherwise disadvantaged and is underserved with respect to the
existing recreational opportunities in the area, and notwithstanding
any law to the contrary, $500,000 for Olmstead Park (09MP09ER) ...
20,813,000 ........................................ (re. $8,265,000)

Notwithstanding any law to the contrary, for state parks and land and
easement infrastructure, access and stewardship projects which shall
include capital projects: (i) on state parks and state owned lands
acquired pursuant to sections 54-0303 and 56-0307 of the environ-
mental conservation law and (ii) on state parks or state owned lands
and easements under the jurisdiction of the department of environ-
mental conservation or the office of parks, recreation and historic
preservation for access opportunities for people with disabilities;
access to the State Forest Preserve; State reforestation, Wildlife
Management areas and conservation easement lands; recreational trail
construction and maintenance; Catskill and Adirondack campground
improvements to public access and sanitation facilities; environmental education; conservation education facility improvements; archeological, historic, cultural and natural resource surveys; forest health surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction (09ST09ER) .... 5,000,000 ............................................ (re. $35,000)

Notwithstanding any law to the contrary, for the purposes of Hudson-Fulton-Champlain Quadricentennial celebrations, projects and programs (09QC09ER) ... 450,000 ..................... (re. $125,000)

DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

tauqua Lake Access, Shore Lands and Vistas, Randolph Swamp, Eighteen Mile Creek/Hampton Brook Woods, Statewide Small Projects, Working Forest Lands, State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $1,575,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance (09LA09ER) ....................... 58,900,000 ........................................... (re. $91,000)
Agricultural non-point source abatement and control projects (09AN09ER) ... 11,468,000 ..................... (re. $82,000)
Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law (09HE09ER) ... 3,706,000 ..... (re. $10,000)
Notwithstanding any law to the contrary, for state assistance payments, pursuant to a smart growth program, provided on a competitive basis, to counties, cities, towns, or villages to establish, update or implement comprehensive plans in a manner consistent with smart growth; provided, however, that up to 25 percent of such payments may be awarded to not-for-profit organizations for such purposes (09SG09ER) ... 400,000 ..................... (re. $119,000)
Agriculture and farmland protection activities (09FP09ER) ..................
22,054,000 ....................................... (re. $21,410,000)
Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law (09WQ09ER) ...................... 8,900,000 ......................................... (re. $1,452,000)
Notwithstanding any law to the contrary for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law (09GL09ER) ... 5,953,000 .......................... (re. $2,554,000)
Notwithstanding any law to the contrary, for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 and for the purposes set forth in chapter 674 of the laws of 2007 including not less than $96,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication, and including grants related to the control and management of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York Invasive Species Council (09IS09ER) ................. 4,794,000 ......................................... (re. $1,538,000)
By chapter 55, section 1, of the laws of 2008:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:
Notwithstanding any law to the contrary, for zoos, botanical gardens and aquaria program (09ZB08ER) ... 9,000,000 ........... (re. $74,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Notwithstanding any law to the contrary, for the Catskill Interpretive Center (09CC08ER) ... 1,000,000 ....................... (re. $994,000)

Notwithstanding any law to the contrary, for the purposes of Hudson-FultonChamplain Quadricentennial celebrations, projects and programs (09QC08ER) ... 3,000,000 ....................... (re. $137,000)

Notwithstanding any law to the contrary, for solar energy initiatives (09SO08ER) ... 2,000,000 ............................. (re. $82,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Long Island South Shore Estuary Reserve (09SE08ER) ...................
900,000 .............................................. (re. $74,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 1, section 4, of the laws of 2009:

Secondary materials regional marketing assistance and energy conservation services projects (09SM08ER) ... 2,500,000 ... (re. $2,500,000)

Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than, $6,400,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area, and notwithstanding any law to the contrary, $50,000 from the heritage areas allocation for the purpose of awarding grants on a competitive basis to heritage area organizations designated in statute (09MP08ER) ............
19,225,000 ........................................ (re. $6,921,000)

Notwithstanding any law to the contrary, for state parks and land and easement infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law; (ii) on state parks or state owned lands and easements under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; State reforestation, Wildlife Management areas and conservation easement lands; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; environmental education; conservation education facility improvements; archeological, historic, cultural and natural resource surveys, forest health surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; conservation easement public recreation planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; (iii) $750,000 from such amount for Belleayre Mountain ski center projects (09ST08ER) ... 4,000,000 ......................... (re. $435,000)

Costs related to the acquisition of the following properties: Atlantic Coast, Long Island Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Central Pine Barrens, Adirondack Mountain Club Lands, Hudson River projects, Western Suffolk/Nassau Special Groundwater Protection
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Areas, Harbor Herons Wildlife Complex, Inner City/Underserved Community Parks, Long Pond/Butler Woods, Staten Island Greenbelt, Staten Island Wet Woods, Harlem River Waterfront, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, New York Highlands, Mongaup Valley Wildlife Management Area, Northern Putnam Greenway, Putnam Railroad, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Sterling Forest, Shawangunk Mountains, Northeastern Westchester Watershed and Biodiversity Lands, Rockland Riverfront Communities/Palisades Ridge, Catskill Mountain/Delaware River Region, Beaverkill/Willowemoc, Hudson River Estuary/Greenway Trail Corridor, Catskill Unfragmented Forest, Long Path, New York City Watershed Lands, Taconic Ridge/ Harlem Valley, Albany Pine Bush, Five Rivers Environmental Education Center, Helderberg Escarpment, Pine Bush-Hudson River Link/Tivoli Preserve, Batten Kill Watershed-Saratoga National Historic Park View shed, Washington County Agricultural Lands-Saratoga National Historic Park View shed, Westmore Woods, International Paper Fee Lands, Lake George watershed, Lake Champlain watershed, Boeselager forestry, Domtar/Lyme Fee Lands, working forests lands, Catskill River and Road corridor, Rensselaer plateau, Hudson River Gorge, Franklinton Vlaie Wildlife Management area, Black Creek Marsh/Vly Swamp, Mohawk River Valley Corridor/Erie Canal, Oomsdale farm and surrounding landscape, Susquehanna River Valley Corridor, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and Wetlands, Saratoga County, Mays Pond Tract, State Forest and Wildlife Management Area Protection, Pollensby Park, National Lead/Tahawus, Undeveloped Lake George Shore, Whitney Park, Northern Flow River Corridors, Recreational Trail Linkages and Networks, Bog River/Beaver River Headwater Complex, Maumee Swamp, Moose River Corridor, Rome Sand Plains, Saint Lawrence River Islands, Shorelines and Wetlands, Eastern Lake Ontario Shoreline and Islands, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Genny-Green Trail/Link Trail, Clark Reservation State Park, Salmon River Corridor, State Parks Greenbelt/Tompkins County, Cattaraugus Creek and tributaries, Carpenter Falls/Bear Swamp Creek Corridor, Junius Ponds State Forest and Wildlife Management Area Protection, Tonawanda Creek Watershed, Two Rivers State Park, Finger Lakes Shoreline, Buffalo/Niagara River Corridors, Northern Montezuma Wetlands, HiTor/Bristol Hills, Braddock Bay, Catharine Valley Complex, Sonnenberg Gardens, Western Finger Lakes: Conesus, Hemlock, Canadice and Honeoye, Genesee Greenway/Recreationway, Allegany State Park, Alder Bottom Pond/French Creek, Great Lakes Shorelines and Niagara River, Chautaqua Lake Access, Shore Lands and Vistas, Randolph Swamp, Eighteen Mile Creek/Hampton Brook Woods, Statewide Small Projects, Working Forest Lands, and State Park and State Historic Site Protection, (a) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities with populations of 65,000 or more; (b) notwithstanding any law to the contrary, $1,575,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount may be made available for administrative costs and/or technical assistance (09LA08ER) .... 58,725,000 ........................................ (re. $3,915,000) Agricultural non-point source abatement and control projects (09AN08ER) ... 9,500,000 .......................... (re. $1,156,000) Agricultural non-point source abatement and control projects (09NP08ER) ... 4,750,000 .......................... (re. $1,761,000) Agriculture and farmland protection activities (09FP08ER) .......................... (re. $4,507,000) Notwithstanding any law to the contrary, for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environ-
mental conservation law provided however that no more than
$1,000,000 shall be used for Hudson-Fulton Champlain Quadricentenni-
al celebrations, projects and programs (09HE08ER) ....................
5,000,000 ................................................................. (re. $147,000)
Notwithstanding any law to the contrary, for state assistance
payments, pursuant to a smart growth program, provided on a compet-
itive basis, to counties, cities, towns, or villages to establish,
update or implement comprehensive plans in a manner consistent with
smart growth; provided, however, that up to 25 percent of such
payments may be awarded to not-for-profit organizations for such
purposes (09SG08ER) ... 1,000,000 ........................................... (re. $277,000)
Notwithstanding any law to the contrary, for state share of costs
of wastewater treatment improvement projects undertaken by munici-
palities to upgrade municipal systems to meet stormwater, combined
sewer overflow, sanitary sewer overflow and wastewater treatment
discharge requirements with priority given to systems that are in
violation of title 8 of article 17 of the environmental conservation
law and aquatic habitat restoration projects undertaken by munici-
palities and not-for-profit corporations for aquatic habitat resto-
ration projects as defined in subdivision 1 of section 56-0101 of
the environmental conservation law (09WQ08ER) ...................... 9,000,000 ......................................... (re. $5,413,000)
Notwithstanding any law to the contrary for New York ocean and Great
Lakes ecosystem conservation projects, consistent with the policy
articulated in article 14 of the environmental conservation law
(09GL08ER) ... 4,500,000 ...................................................... (re. $510,000)
Notwithstanding any law to the contrary, for the implementation of the
recommendations of the invasive species task force prepared pursuant
to chapter 324 of the laws of 2003 and for the purposes set forth in
chapter 674 of the laws of 2007 provided that not less than
$1,000,000 be made available for invasive species eradication, and
including grants related to the control and management of invasive
species. Such funding for grants shall be provided on a competitive
basis in consultation with the New York Invasive Species Council
(09IS08ER) ... 4,000,000 ................................................. (re. $1,096,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55,
section 1, of the laws of 2009:
Local waterfront revitalization programs, notwithstanding any law to
the contrary, not less than, $7,100,000 for waterfront revitaliza-
tion projects which are in or primarily serve areas where demograph-
ic and other relevant data for such areas demonstrate that the areas
are densely populated and have sustained physical deterioration,
decay, neglect, or disinvestment, or where a substantial proportion
of the residential population is of low income or is otherwise
disadvantaged and is underserved with respect to the existing recre-
ational opportunities in the area; and provided further this appro-
priation shall not be construed to restrict the use of any addi-
tional monies for such projects; $250,000 for services and expenses
of the Upper Susquehanna Coalition (09WR08ER) ...................... 22,375,000 .......................................................... (re. $10,473,000)

By chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
solid waste account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies, according to the
following:
Secondary materials regional marketing assistance and energy conserva-
tion services projects (09SM07ER) ... 8,750,000 ... (re. $8,750,000)
Notwithstanding any law to the contrary, for assessment and recovery of any natural resource damages to the Hudson River (09RD07ER) ... $1,300,000 ............................................ (re. $19,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

Local waterfront revitalization programs, notwithstanding any law to the contrary, not less than, $6,656,000 for waterfront revitalization projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect, or disinvestment, or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this section shall not be construed to restrict the use of any additional monies for such projects; $1,625,000 for services and expenses of the Beacon Institute; $1,000,000 for services and expenses of riverfront development properties in Rensselaer county; and $1,000,000 for services and expenses for Long Island water projects (09WR07ER) .... $26,625,000 ........................................ (re. $1,624,000)

Parks, recreation and historic preservation projects, notwithstanding any law to the contrary, not less than, $5,306,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area (09MP07ER) .... $21,225,000 ........................................ (re. $5,010,000)

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, according to the following:

corridor, Rensselaer plateau, Franklinton Vlaie Wildlife Management
area, Black Creek Marsh/Vly Swamp, Mohawk River Valley Corridor/Erie
Canal, Oomstead farm and surrounding landscape, Susquehanna River
valley corridor, Pilot Knob, Floodwood Camp, Lake Champlain Shore-
line and Wetlands, Saratoga County, Mays Pond Tract, State Forest
and Wildlife Management Area Protection, Follensby Park, National
Lead/Tahawus, Undeveloped Lake George Shore, Whitney Park, Northern
Flow River Corridors, Recreational Trail Linkages and Networks, Bog
River/Beaver River Headwater Complex, Maumee Swamp, Moose River
Corridor, Rome Sand Plains, Saint Lawrence River Islands, Shorelines
and Wetlands, Eastern Lake Ontario Shoreline and Islands, Tug Hill
Core Forests and Headwater Streams, Tioga County Park Opportunities,
Nelson Swamp, Genny-Green Trail/Link Trail, Clark Reservation State
Park, Salmon River Corridor, Cattaraugus Creek and tributaries,
Carpenter Falls/Bear Swamp Creek Corridor, Junius Ponds State Forest
and Wildlife Management Area Protection, Tonawanda Creek Watershed,
Two Rivers State Park, Finger Lakes Shoreline, Buffalo/Niagara River
Corridors, Northern Montezuma Wetlands, HiTor/Bristol Hills, Brad-
dock Bay, Catharine Valley Complex, Sonnenberg Gardens, Western
Finger Lakes: Conesus, Hemlock, Canadice and Honeoye, Genesee
Greenway/Recreationway, Allegany State Park, Alder Bottom
Pond/French Creek, Great Lakes and Niagara River Access Shore Lands
and Vistas, Chautauqua Lake Access, Shore Lands and Vistas, Randolph
Swamp, Eighteen Mile Creek/Hampton Brook Woods, Statewide Small
Projects, Working Forest Lands, and State Park and State Historic
Site Protection, (a) notwithstanding any law to the contrary,
$500,000 from the land acquisition allocation for urban forestry
projects provided that no less than $250,000 shall be made available
for such programs in cities with populations of 65,000 or more and
(b) notwithstanding any law to the contrary, $1,000,000 from the
land acquisition allocation to the land trust alliance for the
purpose of awarding grants on a competitive basis to local land
trusts, provided that up to ten percent of such amount shall be made
available for administrative costs (09LA07ER) .................
55,000,000 ................................................. (re. $715,000)
Agriculture and farmland protection activities (09FP07ER) ........
28,000,000 ................................................ (re. $10,293,000)
Long Island South Shore Estuary Reserve (09SE07ER) ............
900,000 .................................................. (re. $70,000)
Agricultural non-point source abatement and control projects
(09AN07ER) ... 12,833,000 .................................. (re. $29,000)
Non-agricultural non-point source abatement and control projects
(09NP07ER) ... 6,417,000 .................................. (re. $819,000)
Notwithstanding any law to the contrary, for state assistance
payments, pursuant to a smart growth program, provided on a compet-
itive basis, to counties, cities, towns or villages to establish or
update comprehensive plans in a manner consistent with smart growth
(09SG07ER) ... 2,000,000 ................................. (re. $150,000)
Notwithstanding any law to the contrary for New York ocean and Great
Lakes ecosystem conservation projects, consistent with the policy
articulated in article 14 of the environmental conservation law
(09GL07ER) ... 4,000,000 ................................. (re. $938,000)
Notwithstanding any law to the contrary, for the implementation of the
recommendations of the invasive species task force prepared pursuant
to chapter 324 of the laws of 2003 including not less than $250,000
for Lake George, provided that not less than $1,000,000 be made
available for invasive species eradication. Funding shall be limited
to the preparation of a comprehensive invasive species management
plan, and grants for projects related to the control and management
of invasive species, education and outreach efforts, and for
projects aimed at the early detection and prevention of invasive

species. Such funding for grants shall be provided on a competitive basis in consultation with the New York State Invasive Species Task Force (09IS07ER) ... 5,000,000 ......................... (re. $94,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55, section 1, of the laws of 2008:
Notwithstanding any law to the contrary, for state parks and land infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law; (ii) on state parks or state owned lands under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; conservation education facility improvements; archeological, historic, cultural and natural resource surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction and (iii) $750,000 from such amount for Belleayre Mountain ski center projects (09ST07ER) ...... 22,250,000 .......................................... (re. $406,000)

Notwithstanding any law to the contrary, for the state share of costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater, combined sewer overflow, sanitary sewer overflow and wastewater treatment discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law (09WQ07ER) ...................... 10,000,000 .......................................... (re. $541,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including sub-location to other state departments and agencies, including: (a) notwithstanding any law to the contrary, $1,300,000 for the assessment and recovery of any natural resource damages to the Hudson River; and (b) notwithstanding any law to the contrary, $450,000 for a Cornell University program to assess breast cancer and environmental risk factors in New York State (09E206ER) ................. 23,770,500 ........................................ (re. $8,856,000)

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<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
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<tbody>
<tr>
<td>Non-hazardous landfill closure projects</td>
<td>3,000</td>
</tr>
<tr>
<td>Municipal waste reduction or recycling projects</td>
<td>8,750</td>
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</table>
Secondary materials regional marketing assistance and energy conservation services projects .......................... 8,750

Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River ............ 1,300

Pesticides program .......................... 2,475

Total ........................................ 24,275

By chapter 55, section 1, of the laws of 2006, as added by chapter 108, section 5, of the laws of 2006:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, including: (a) notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, $5,000,000 for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust or after April 1, 1999. Provided further that, the comptroller is hereby authorized and directed to release monies to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget; (b) notwithstanding any law to the contrary, $15,000,000 for state parks and land infrastructure, access and stewardship projects which shall include capital projects: (i) on state parks and state owned lands acquired pursuant to sections 54-0303 and 56-0307 of the environmental conservation law or (ii) on state parks or state owned lands under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation for access opportunities for people with disabilities; access to the State Forest Preserve; recreational trail construction and maintenance; Catskill and Adirondack campground improvements to public access and sanitation facilities; conservation education facility improvements; archeological, historic, cultural and natural resource surveys, interpretation, and inventories; Forest Preserve and state forest unit management planning; habitat restoration and enhancement; state fish hatchery improvements; water access facilities and safety improvements; public beach facility development and improvement; public access improvements at day use areas; state historic site exterior restoration; and cabin area and camping facility development, restoration and reconstruction; and (iii) $750,000 from such amount for Belleayre Mountain ski center projects; (c) notwithstanding any law to the contrary, $5,000,000 for historic barns program; (d) notwithstanding any law to the contrary, $7,500,000 for zoos, botanical gardens and aquaria program; (e) notwithstanding any law to the contrary, not less than, $6,750,000 for waterfront revitalization projects which are in or primarily serve areas where demo-
graphic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect, or disinvestment, or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this section shall not be construed to restrict the use of any additional monies for such projects; (f) notwithstanding any law to the contrary, not less than $5,118,000 for municipal parks projects which are in or primarily serve areas where demographic and other relevant data for such areas demonstrate that the areas are densely populated and have sustained physical deterioration, decay, neglect or disinvestment or where a substantial proportion of the residential population is of low income or is otherwise disadvantaged and is underserved with respect to the existing recreational opportunities in the area; and provided further this section shall not be construed to restrict the use of any additional monies for such projects and not less than $1,500,000 for the Albany Pine Bush Preserve Discovery Center; (g) notwithstanding any law to the contrary, $7,250,000 from the waterfront revitalization allocation for the Beacon Institute including $5,000,000 for the development of the upper satellite center associated with the Beacon Institute located on the Troy waterfront; and (h) notwithstanding any law to the contrary, $1,000,000 for waterfront revitalization and riverfront development projects in the county of Rensselaer and $300,000 for Sea Cliff, $300,000 for the town of Huntington, $100,000 for Laurel Hollow, $100,000 for Asharoken, $100,000 for Lloyd Harbor and $100,000 for Bayville; provided that such state assistance payment shall not be construed to restrict the use of any additional monies for such project or be considered a state assistance payment or other assistance for the purposes of title 11 of article 54 of the environmental conservation law and title 3 of article 56 of the environmental conservation law; and provided further, however that such state assistance payment shall reduce the total cost of such project for purposes of calculating eligibility for further state assistance payments (09E306ER) ... 79,970,000 ..... (re. $4,548,000)

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<th>PROJECT</th>
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<tr>
<td>Local waterfront revitalization programs</td>
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<td>Zoos, botanical gardens and aquaria projects</td>
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<td>Hudson River Park</td>
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<td>Total</td>
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By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2007:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, including costs related to the acquisition of the following properties: Long Island.
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic
Pinelands Maritime Reserve Projects, Pine Barrens Core Compatible
Growth Area and Critical Resource Area, Western Suffolk/Nassau
Special Groundwater Protection Area, Inner City/Underserved Community Parks, Long Pond/Butler Wood, Staten Island Greenbelt, Staten Island Wet Woods, Fahnestock State Park, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, Highlands Greenway Corridor, Mongaup Valley Wildlife Management Area, Northern Putnam Greenway, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Sterling Forest, Shawangunk Mountains, Westchester Marine Corridor, Rockland County Highlands, Catskill Mountain/Delaware River Region, Beaverkill/Willowemoc, Hudson River Corridor Estuary/Greenway Trail, Catskill Unfragmented Forest, Long Path, New York City Watershed Lands-Croton, Taconic Ridge/Harlem Valley, Albany Pine Bush, Five Rivers Environmental Education Center, Helderberg Escarpment, Pine Bush-Hudson River Link/Tivoli Preserve, Westmere Woods, International Paper Fee Lands, Lake George watershed, Lake Champlain watershed, Boeselager forestry, Domtar/Lyme Fee Lands, Catskill River and Road corridor, Rensselaer plateau, Franklinton Vlaie Wildlife Management area, Black Creek Marsh/Vly Swamp, Mohawk River Valley Corridor/Erie Canal, Oomsdale farm and surrounding landscape, Susquehanna River Valley Corridor, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and Wetlands, Wilton Wildlife Preserve and Park, Follensby Park, National Lead/Tahawus, Undeveloped Lake George Shore, Whitney Park, Northern Flow River Corridors, Recreational Trail Linkages and Networks, Bog River/Beaver River Headwater Complex, Maumee Swamp, Moose River Corridor, Rome Sand Plains, Saint Lawrence River Islands, Shorelines and Wetlands, Eastern Lake Ontario Shoreline and Islands, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Genny-Green Trail/Link Trail, Clark Reservation State Park, Salmon River Corridor, Cattaraugus Creek and tributaries, Carpenter Falls/Bear Swamp Creek Corridor, Junius Ponds State Forest and Wildlife Management Area Protection, Tonawanda Creek Watershed, Two Rivers State Park, Finger Lakes Shoreline, Buffalo/Niagara River Corridors, Northern Montezuma Wetlands, HiTor/Bristol Hills, Braddock Bay, Catharine Valley Complex, Sonnenberg Gardens, Western Finger Lakes: Conesus, Hemlock, Canadice and Homeoye, Genesee Greenway/Recreationway, Allegheny State Park, Alder Bottom Pond/French Creek, Great Lakes and Niagara River Access Shore Lands and Vistas, Chautauqua Lake Access, Shore Lands and Vistas, Randolph Swamp, Eighteen Mile Creek/Hampton Brook Woods, Statewide Small Projects, Working Forest Lands, and State Park and State Historic Site Protection, including: (a) notwithstanding any law to the contrary, $5,000,000 for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental conservation law; (b) notwithstanding any law to the contrary, $2,000,000 for the Finger Lakes-Lake Ontario Watershed Protection Alliance; (c) notwithstanding any law to the contrary, $3,000,000 for Soil and Water Conservation District activities as authorized for reimbursement in section 11-a of the soil and water conservation districts law; (d) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities with populations of 65,000 or more; (e) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount shall be made available for administrative costs; (f) notwithstanding any law to the contrary, $3,000,000 for reimbursement of eligible costs related to the New York state quality communities program; (g) notwithstanding any law to the contrary, $7,000,000 for the
state share costs of wastewater treatment improvement projects undertaken by municipalities to upgrade municipal systems to meet stormwater discharge requirements with priority given to systems that are in violation of title 8 of article 17 of the environmental conservation law and aquatic habitat restoration projects undertaken by municipalities and not-for-profit corporations for aquatic habitat restoration projects as defined in subdivision 1 of section 56-0101 of the environmental conservation law; (h) notwithstanding any law to the contrary $3,000,000 for New York ocean and Great Lakes ecosystem conservation projects, consistent with the policy articulated in article 14 of the environmental conservation law; (i) notwithstanding any law to the contrary, $3,250,000 for the implementation of the recommendations of the invasive species task force prepared pursuant to chapter 324 of the laws of 2003 including not less than $250,000 for Lake George, provided that not less than $1,000,000 be made available for invasive species eradication. Funding shall be limited to the preparation of a comprehensive invasive species management plan, and grants for projects related to the control and management of invasive species, education and outreach efforts, and for projects aimed at the early detection and prevention of invasive species. Such funding for grants shall be provided on a competitive basis in consultation with the New York State Invasive Species Task Force; and (j) notwithstanding any law to the contrary, $16,505,000 for non-point source abatement and control projects provided that no less than $11,003,000 shall be made available for agricultural nonpoint source abatement and control projects and no less than $5,502,000 shall be made available for non-agricultural non-point source abatement and control projects.

### PROJECT SCHEDULE

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<tr>
<td>(thousands of dollars)</td>
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<tr>
<td>Land acquisition</td>
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<td>Hudson River Estuary Management Plan</td>
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<td>Biodiversity stewardship and research</td>
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<td>County agriculture and farmland protection activities</td>
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<td>Agricultural non-point source abatement and control projects</td>
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<td>Non-agricultural non-point source abatement and control projects</td>
<td>5,502</td>
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<tr>
<td>Soil and water conservation districts</td>
<td>3,000</td>
</tr>
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<td>Finger Lakes-Lake Ontario Watershed Protection Alliance</td>
<td>2,000</td>
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<tr>
<td>Albany Pine Bush Preserve Commission</td>
<td>1,500</td>
</tr>
<tr>
<td>Long Island Central Pine Barrens Planning</td>
<td>1,100</td>
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<tr>
<td>Long Island South Shore Estuary Reserve</td>
<td>900</td>
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<tr>
<td>Quality Communities Projects</td>
<td>3,000</td>
</tr>
<tr>
<td>Invasive Species Projects</td>
<td>3,250</td>
</tr>
<tr>
<td>Water Quality Improvement Projects</td>
<td>7,000</td>
</tr>
</tbody>
</table>
New York ocean and Great Lakes
  Ecosystem conservation ............. 3,000
  ------------------------
  Total ................................ 120,755
  =================

By chapter 55, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2011:
  For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, including: (a) notwithstanding any law to the contrary, $1,300,000 for the assessment and recovery of any natural resource damages to the Hudson River; and (b) notwithstanding any law to the contrary, $450,000 for a Cornell University program to assess breast cancer and environmental risk factors in New York State (09E205ER) ................... 18,750,000 .......................................... (re. $909,000)

PROJECT SCHEDULE

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-hazardous landfill closure projects ................</td>
<td>3,000</td>
</tr>
<tr>
<td>Municipal waste reduction or recycling projects ......</td>
<td>7,000</td>
</tr>
<tr>
<td>Secondary materials regional marketing assistance and energy conservation services projects ................</td>
<td>7,000</td>
</tr>
<tr>
<td>Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River ..........</td>
<td>1,300</td>
</tr>
<tr>
<td>Pesticides program ....................................</td>
<td>2,475</td>
</tr>
<tr>
<td>Total ..................................................................</td>
<td>20,775</td>
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</table>
  =================

By chapter 55, section 1, of the laws of 2005, as added by chapter 62, section 4, of the laws of 2005:
  For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, including: (a) notwithstanding subdivision 7 of section 92-s of the state finance law or any other law to the contrary, $5,000,000 for services and expenses of the Hudson River Park Trust for projects related to the development of the Hudson River Park consistent with provisions of chapter 592 of the laws of 1998; provided, however, such funds shall not be available for suballocation to any public benefit corporation or public authority with the exception of the Hudson River Park Trust and shall be available solely for the liabilities incurred by the Hudson River Park Trust or by other state departments or agencies on behalf of the Hudson River Park Trust on or after April 1, 1999. Provided further that, the comp-
troller is hereby authorized and directed to release monies to the
Hudson River Park Trust in amounts set forth in a schedule approved
by the director of the budget; (b) notwithstanding any law to the
contrary, $6,500,000 for state parks and land infrastructure and
stewardship projects which shall include capital projects: (i) on
state parks and state owned lands acquired pursuant to sections
54-0303 and 56-0307 of the environmental conservation law or (ii) on
state parks or state owned lands under the jurisdiction of the
department of environmental conservation or the office of parks,
recreation and historic preservation for access opportunities for
people with disabilities; access to the State Forest Preserve;
recreational trail construction and maintenance; Catskill and
Adirondack campground improvements to public access and sanitation
facilities; conservation education facility improvements; archeolog-
ical, historic, cultural and natural resource surveys, interpreta-
tion, and inventories; Forest Preserve unit management planning;
habitat restoration and enhancement; water access facilities; public
beach facility development and improvement; public access improve-
ments at day use areas; state historic site exterior restoration;
and cabin area and camping facility development, restoration and
reconstruction; and include seven hundred fifty thousand dollars
from such amount for Belleayre Mountain ski center projects; (c)
notwithstanding any law to the contrary, $750,000 for historic barns
program; (d) notwithstanding any law to the contrary, $6,000,000 for
zoos, botanical gardens and aquaria program; (e) notwithstanding any
law to the contrary not less than, $3,563,000 for waterfront revi-
talization projects which are in or primarily serve areas where
demographic and other relevant data for such areas demonstrate that
the areas are densely populated and have sustained physical deterio-
ration, decay, neglect, or disinvestment, or where a substantial
proportion of the residential population is of low income or is
otherwise disadvantaged and is underserved with respect to the
existing recreational opportunities in the area; and provided
further this section shall not be construed to restrict the use of
any additional monies for such projects; (f) notwithstanding any law
to the contrary, not less than, $3,579,000 for municipal parks
projects which are in or primarily serve areas where demographic and
other relevant data for such areas demonstrate that the areas are
densely populated and have sustained physical deterioration, decay,
neglect or disinvestment or where a substantial proportion of the
residential population is of low income or is otherwise disadvan-
taged and is underserved with respect to the existing recreational
opportunities in the area; and provided further this section shall
not be construed to restrict the use of any additional monies for
such projects; (g) notwithstanding any law to the contrary,$1,000,000 from the waterfront revitalization allocation for the
rivers and estuaries center on the Hudson; and (h) notwithstanding any
law to the contrary, $1,000,000 for waterfront revitalization
and riverfront development projects in the county of Rensselaer and
$500,000 for Oyster Bay and $500,000 for the town of Huntington;
provided that such state assistance payment shall not be construed
to restrict the use of any additional monies for such project or be
considered a state assistance payment or other assistance for the
purposes of title 11 of article 54 of the environmental conservation
law and title 3 of article 56 of the environmental conservation law;
and provided further, however that such state assistance payment
shall reduce the total cost of such project for purposes of calculat-
ing eligibility for further state assistance payments (09E305ER)
... 46,815,000 ................................. (re. $2,967,000)
## Project Schedule

<table>
<thead>
<tr>
<th>Project</th>
<th>Amount (thousands of dollars)</th>
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</thead>
<tbody>
<tr>
<td>Local waterfront revitalization programs</td>
<td>14,250</td>
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<tr>
<td>Parks, recreation and historic preservation projects</td>
<td>14,315</td>
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<tr>
<td>Stewardship projects</td>
<td>6,500</td>
</tr>
<tr>
<td>Historic barn preservation</td>
<td>750</td>
</tr>
<tr>
<td>Zoos, botanical gardens and aquarium projects</td>
<td>6,000</td>
</tr>
<tr>
<td>Hudson River Park</td>
<td>5,000</td>
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<tr>
<td>Total</td>
<td>46,815</td>
</tr>
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</table>

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2007:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies, including costs related to the acquisition of the following properties: Long Island Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Pine Barrens Core Compatible Growth Area and Critical Resource Area, Western Suffolk/Nassau Special Groundwater Protection Area, Inner City/Underserved Community Parks, Long Pond/Butler Wood, Staten Island Greenbelt, Staten Island Wet Woods, Fahnestock State Park, Great Swamp, Neversink Highlands, Plutarch/Black Creek Wetlands Complex, Highlands Greenway Corridor, Mongaup Valley Wildlife Management Area, Northern Putnam Greenway, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Sterling Forest, Shawangunk Mountains, Westchester Marine Corridor, Rockland County Highlands, Catskill Mountain/Delaware River Region, Beaverkill/Willowemoc, Hudson River Corridor Estuary/Greenway Train, Catskill Unfragmented Forest, Long Path, New York City Watershed Lands-Croton, Taconic Ridge/Harlem Valley, Albany Pine Bush, Five Rivers Environmental Education Center, Helderberg Escarpment, Pine Bush-Hudson River Link/Tivoli Preserve, Westmere Woods, Black Creek Marsh/Vly Swamp, Mohawk River Valley Corridor/Erie Canal, Susquehanna River Valley Corridor, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and Wetlands, Wilton Wildlife Preserve and Park, National Lead/Tahawus, Undeveloped Lake George Shore, Whitney Park, Northern Flow River Corridors, Recreational Trail Linkages and Networks, Bog River/Beaver River Headwater Complex, Maumee Swamp, Moose River Corridor, Rome Sand Plains, Saint Lawrence River Islands, Shorelines and Wetlands, Eastern Lake Ontario Shoreline and Islands, Tug Hill Core Forests and Headwater Streams, Tioga County Park Opportunities, Nelson Swamp, Genny-Green Trail/Link Trail, Clark Reservation State Park, Salmon River Corridor, Northern Montezuma Wetlands, HiTor/Bristol Hills, Braddock Bay, Catharine Valley Complex, Sonnenberg Gardens, Western Finger Lakes: Conesus, Hemlock, Canadice and Honeoye, Genesee Greenway/Recreationway, Allegany State Park, Alder Bottom Pond/French Creek, Great Lakes and Niagara River Access Shore Lands and Vistas, Chautauqua Lake Access, Shore Lands and Vistas, Randolph Swamp, Eighteen Mile Creek/Hampton Brook Woods, Statewide Small Projects, Working Forest Lands, and State Park and State Historic Site Protection, including: (a) notwithstanding any law to the contrary, $5,000,000 for the Hudson River Estuary Management Plan prepared pursuant to section 11-0306 of the environmental
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

conservation law; (b) notwithstanding any law to the contrary, $1,500,000 for the Finger Lakes-Lake Ontario Watershed Protection Alliance; (c) notwithstanding any law to the contrary, $1,860,000 for Soil and Water Conservation District activities as authorized for reimbursement in section 11-a of the soil and water conservation districts law; (d) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation for urban forestry projects provided that no less than $250,000 shall be made available for such programs in cities with populations of 65,000 or more; (e) notwithstanding any law to the contrary, $500,000 from the land acquisition allocation to the land trust alliance for the purpose of awarding grants on a competitive basis to local land trusts, provided that up to ten percent of such amount shall be made available for administrative costs; and (f) notwithstanding any law to the contrary, $3,000,000 for reimbursement of eligible costs related to the New York state quality communities program pursuant to chapter 62 of the laws of 2005 (09E605ER) ...

84,435,000 ............ (re. $1,498,000)

PROJECT SCHEDULE

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
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<tbody>
<tr>
<td>Land acquisition</td>
<td>40,000</td>
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<tr>
<td>Hudson River Estuary Management Plan</td>
<td>5,000</td>
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<tr>
<td>Biodiversity stewardship and research</td>
<td>1,000</td>
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<tr>
<td>County agriculture and farmland protection activities</td>
<td>16,000</td>
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<tr>
<td>Non-point source abatement and control projects</td>
<td>11,700</td>
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<tr>
<td>Soil and water conservation districts</td>
<td>1,860</td>
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<tr>
<td>Finger Lakes-Lake Ontario Watershed Protection Alliance</td>
<td>1,500</td>
</tr>
<tr>
<td>Albany Pine Bush Preserve Commission</td>
<td>800</td>
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<tr>
<td>Long Island Central Pine Barrens Planning</td>
<td>950</td>
</tr>
<tr>
<td>Long Island South Shore Estuary Reserve</td>
<td>600</td>
</tr>
<tr>
<td>Quality Communities Projects</td>
<td>3,000</td>
</tr>
<tr>
<td>Total</td>
<td>82,410</td>
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</tbody>
</table>

By chapter 55, section 1, of the laws of 2004:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E204ER) ....... 16,775,000 ............................................ (re. $9,000)

PROJECT SCHEDULE

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipal waste reduction or recycling projects</td>
<td>6,500</td>
</tr>
</tbody>
</table>
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Secondary materials regional
  marketing assistance and
  energy conservation services
  projects .................................. 6,500

2 Services and expenses of the
  assessment and recovery of
  any natural resource damages
  to the Hudson River .................. 1,300

3 Pesticides program ................... 2,475

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

4 Total ................................ 16,775

For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the
open space account in accordance with a programmatic and financial
plan to be approved by the director of the budget, including subal-
location to other state departments and agencies including costs
related to the acquisition of the following properties: Long Island
Sound Coastal Area, Long Island South Shore Estuary Reserve, Peconic
Pinelands Maritime Reserve Projects, Pine Barrens Core Compatible
Growth Area and Critical Resource Area, Western Suffolk/Nassau
Special Groundwater Protection Area, Inner City/Underserved Communi-
ty Parks, Staten Island Green-Belt, Staten Island Wet Woods, Fahnstok
Creek State Park, Great Swamp, Neversink Highlands, Plutarch/Black
Creek Wetland Complex, Highlands Greenway Corridor, Mongaup Valley
Wildlife Management Area, Northern Putnam Greenway, Schunnemunk
Mountain/Moodna Creek/Woodcock Mountain, Sterling Forest, Shawangunk
Mountains, Westchester Marine Corridor, Rockland County Highlands,
Catskill Mountain/Delaware River Region, Beaverkill/Willowemoc,
Hudson River Corridor Estuary/Greenway Trail, Catskill Unfragmented
Forest, Long Path, New York City Watershed Lands-Croton, Taconic
Ridge/Harlem Valley, Albany Pine Bush, Five Rivers Environmental
Education Center, Pine Bush-Hudson River/Tivoli Preserve, Westmere
Woods, Black Creek Marsh/Vly Swamp, Susquehanna River Valley Corri-
dor, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and
Wetlands, Wilton Wildlife Preserve and Park, National Lead/Tahawus,
Undeveloped Lake George Shore, Whitney Park, Northern River Flow
Corridors, Recreational Trail Linkages and Networks, Bog
River/Beaver River Headwater Complex, Maumee Swamp, Moose River
Corridor, Rome Sand Plains, Eastern Lake Ontario Shoreline and
Islands, Tug Hill Core Forests and Headwater Streams, Nelson Swamp,
Genny-Green Trail/Link Trail, Clark Reservation State Park, Salmon
River Corridor, Northern Montezuma Wetlands, HiTor/Bristol Hills,
Braddock Bay, Catharine Valley Complex, Western Finger Lakes: Cones-
sus, Hemlock, Canadice and Honeoye, Genesee Greenway/Recreation way,
Allegany State Park, Alder Bottom Pond/French Creek, Great Lakes and
Niagara River Access Shore Lands and Vistas, Chautauqua Lake Access
Shore Lands and Vistas, Randolph Swamp, Eighteen Mile Creek/Hampton
Brook Woods, Statewide Small Projects, Working Forest Lands, State
Park and State Historic Site Protection, Helderberg Escarpment, Long
Pond/Bulter Wood, Saint Lawrence River Island, and Sonnenberg
Gardens (09E604ER) ... 66,660,000 ..................... (re. $70,000)

PROJECT SCHEDULE

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>Land acquisition</td>
<td>32,000</td>
</tr>
<tr>
<td>Hudson River Estuary Management Plan</td>
<td>5,000</td>
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</tbody>
</table>
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1  Biodiversity stewardship and research ................................. 700
2  County agriculture and farm-land protection activities .......... 12,600
3  Non-point source abatement and control projects ................... 10,850
4  Soil and water conservation districts .............................. 1,860
5  Finger Lakes-Lake Ontario Watershed Protection Alliance .......... 1,500
6  Albany Pine Bush Preserve Commission .............................. 600
7  Long Island Central Pine Barrens Planning ............................ 950
8  Long Island South Shore Estuary Reserve ......................... 600
9  Total ........................................ 66,660

By chapter 55, section 1, of the laws of 2004, as amended by chapter 54, section 1, of the laws of 2011:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E304ER) ... 41,565,000 ...... (re. $1,707,000)

PROJECT SCHEDULE

<table>
<thead>
<tr>
<th>PROJECT</th>
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<td>Local waterfront revitalization programs</td>
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<tr>
<td>Parks, recreation and historic preservation projects</td>
<td>12,565</td>
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<td>Hudson River Park</td>
<td>10,000</td>
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<tr>
<td>Stewardship projects</td>
<td>5,750</td>
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<tr>
<td>Historic barns projects</td>
<td>750</td>
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<tr>
<td>Total</td>
<td>41,565</td>
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By chapter 55, section 1, of the laws of 2003, as added by chapter 684, section 2, of the laws of 2003:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E203ER) ........ 16,925,000 .......................................... (re. $638,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipal waste reduction or recycling projects</td>
<td>6,500</td>
</tr>
</tbody>
</table>
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Secondary materials regional marketing assistance and energy conservation services projects .................................. 6,500
Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River ................ 1,300
Pesticides program ........................................... 2,625

Total .................................................. 16,925

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E303ER) ... 45,665,000 ......... (re. $799,000)

Project Schedule

<table>
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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<tbody>
<tr>
<td>Local waterfront revitalization projects</td>
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<tr>
<td>Parks, recreation and historic preservation projects</td>
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<td>Hudson River Park</td>
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<tr>
<td>Stewardship projects</td>
<td>5,750</td>
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<tr>
<td>Historic barns projects</td>
<td>750</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>45,665</td>
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</table>

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies including costs related to the acquisition of the following properties: Long Island Sound Coastal Area; Long Island South Shore Estuary Reserve; Peconic Pinelands Maritime Reserve Projects; Pine Barrens Core, Compatible Growth Area and Critical Resource Area; Western Suffolk/Nassau Special Groundwater Protection Area; Inner City/Underserved Community Parks; Staten Island Greenbelt; Staten Island Wet Woods; Fahnestock State Park; Great Swamp; Neversink Highlands; Plutarch/Black Creek Wetland Complex; Highlands Greenway Corridor; Mongaup Valley Wildlife Management Area; Catskill Mountain/Delaware River Region; Schunnemunk Mountain/Moodna Creek/Woodcock Mountain; Sterling Forest; Sawangunk Mountains; Westchester Marine Corridor; Beavercreek/Willowemoc; Hudson River Corridor Estuary/Greenway Trail; Catskill Unfragmented Forest; Long Path; New York City Watershed Lands-Croton; Taconic Ridge/Harlem Valley; Albany Pine Bush; Five Rivers Environmental Education Center; Pine Bush-Hudson River/Tivoli Preserve; Westmere Woods; Pilot Knob; Floodwood Camp; McLenitahn Property; Lake Champlain Shoreline and Wetlands; Wilton Wildlife Preserve and Park; National Lead/Hahawus; Undeveloped Lake George Shore; Whitney Park; Roden Property; Northern Flow River Corridors; Recreational Trail Linkages and Networks; Bog River/Beaver River Headwater Complex; Eastern Lake Ontario Shoreline and Islands; Maumee Swamp; Moose River Corridor; Tug Hill Core Forests and Head-
### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

**Projects: Water Streams; Rome Sand Plains; Nelson Swamp; Genesee Greenway/Recreationway; Genny-Green Trail/Link Trail; Northern Montezuma Wetlands; HiTor/Bristol Hills; Western Finger Lakes; C tenus; Hemlock, Canadice, and Honeoye; Allegany State Park; Alder Bottom Pond/French Creek; Great Lakes and Niagara River Access, Shore Lands and Vistas; Salmon River Corridor; Braddock Bay; Catharine Valley Complex; Clark Reservation State Park; Chautauqua Lake Access, Shore Lands and Vistas; Randolph Swamp; Eighteen Mile Creek/ Hampton Brook Woods; Statewide Small Projects; Working Forest Lands; State Park and State Historic Site Protection; and Northern Putnam Greenway (09E603ER) ... 62,410,000 ........... (re. $116,000)

#### Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
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</thead>
<tbody>
<tr>
<td>Land acquisition</td>
<td>30,000</td>
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<tr>
<td>Hudson River Estuary Management Plan</td>
<td>5,000</td>
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<tr>
<td>Biodiversity stewardship and research</td>
<td>700</td>
</tr>
<tr>
<td>County agriculture and farm-land protection activities</td>
<td>12,000</td>
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<tr>
<td>Non-point source abatement and control projects</td>
<td>10,100</td>
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<tr>
<td>Soil and water conservation districts</td>
<td>1,860</td>
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<tr>
<td>Finger Lakes-Lake Ontario Watershed Protection Alliance</td>
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<tr>
<td>Albany Pine Bush Preserve Commission</td>
<td>400</td>
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<tr>
<td>Long Island Central Pine Barrens Planning</td>
<td>700</td>
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<tr>
<td>Long Island South Shore Estuary Reserve</td>
<td>350</td>
</tr>
<tr>
<td>Total</td>
<td>62,410</td>
</tr>
</tbody>
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By chapter 54, section 1, of the laws of 2002: For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E202ER) 14,435,000 .......................................... (re. $135,000)

#### Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
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<tbody>
<tr>
<td>Municipal waste reduction or recycling projects</td>
<td>5,255</td>
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<tr>
<td>Secondary materials regional marketing assistance and energy conservation services projects</td>
<td>5,255</td>
</tr>
<tr>
<td>Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River</td>
<td>1,300</td>
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For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies including costs related to the acquisition of the following properties: Long Island Sound Coastal Area including Held Property, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Pine Barrens Core Compatible Growth Area and Critical Resource Area, Western Suffolk/Nassau Special Groundwater Protection Area Undhill, Inner City/Underserved Community Parks - including Bushwick Inlet, Mount Loretto, Staten Island Greenbelt, Staten Island Wet Woods, Fahnestock State Park, Great Swamp, Lundy Estate, Neversink High- lands, Highlands Greenway Corridor, Mongaup Valley Wildlife Management Area, Schunnemunk Mountain/Moodna Creek/Woodcock Mountain, Sterling Forest, Shawangunk Mountains, Westchester Marine Corridor, Beaverkill/Willowemoc, Hudson River Corridor Estuary/Greenway Trail, Catskill Unfragmented Forest, Long Path, New York City Watershed Lands-Croton, Taconic Ridge/Harlem Valley, Albany Pine Bush, Olana Viewshed, Five Rivers Environmental Education Center, Tivoli Preserve, Cedarlands, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and Wetlands, Wilton Wildlife Preserve and Park, National Lead/Tahawus, Undeveloped Lake George Shore, Whitney Park, Northern...
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18


Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<td>(thousands of dollars)</td>
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<tr>
<td>Land acquisition</td>
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<tr>
<td>Hudson River Estuary Management Plan</td>
<td>5,800</td>
</tr>
<tr>
<td>Biodiversity stewardship and research</td>
<td>750</td>
</tr>
<tr>
<td>County agriculture and farm-land protection activities</td>
<td>8,000</td>
</tr>
<tr>
<td>Non-point source abatement and control projects</td>
<td>5,500</td>
</tr>
<tr>
<td>Soil and water conservation districts</td>
<td>1,860</td>
</tr>
<tr>
<td>Finger Lakes-Lake Ontario Watershed Protection Alliance</td>
<td>1,300</td>
</tr>
<tr>
<td>Albany Pine Bush Preserve</td>
<td></td>
</tr>
<tr>
<td>Commission</td>
<td>370</td>
</tr>
<tr>
<td>Long Island Central Pine Barrens Planning</td>
<td>700</td>
</tr>
<tr>
<td>Long Island South Shore Estuary Reserve</td>
<td>350</td>
</tr>
<tr>
<td>Total</td>
<td>62,630</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2000, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E200ER) .......................... 22,025,000 .......................................... (re. $160,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>Non-hazardous landfill closure projects</td>
<td>7,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Municipal waste reduction or recycling projects .................. 6,225
2. Secondary materials regional marketing assistance and energy conservation services projects .................. 5,000
3. Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River ................ 1,300
4. Pesticides program .................... 2,650

----

Total ............................. 22,175

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E300ER) ... 46,550,000 ....... (re. $736,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local waterfront revitalization programs .................. 7,068</td>
<td></td>
</tr>
<tr>
<td>Park, recreation and historic preservation projects ............. 7,482</td>
<td></td>
</tr>
<tr>
<td>Hudson River Park .................................. 20,000</td>
<td></td>
</tr>
<tr>
<td>Stewardship projects .................................. 12,000</td>
<td></td>
</tr>
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</table>

Total ............................. 46,550

By chapter 55, section 1, of the laws of 2000, as amended by chapter 55, section 1, of the laws of 2007:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies including costs related to the acquisition of the following properties: Long Island South Shore Estuary Reserve; Peconic Pinelands Maritime Reserve Projects; Pine Barrens Core and Critical Resource Areas; Mt. Loretto; Inner City/Underserved Community Park-Eastern District Terminal; Fahnestock State Park; Lundy Estate; Mongaup Valley Wildlife Management Area Additions; Neversink Gorge; Schunemunk Mountain/Moodna Creek; Shawangunk Ridge/Minnewaska State Park Preserve; New York City Reservoirs-Croton; Sterling Forest; Hudson River Estuary/Greenway Trail; Albany Pine Bush; Taconic Ridge/ Harlem Valley; Beaverkill/Willowemoc; Five Rivers Education Center; Long Path; Bartlett Carry; Delaware River Tailwaters; Bear Pen/Vly/Roundtop Mountains; Floodwood (Boy Scout Camp); Lake Champlain Shoreline and Wetlands; National Lead/Tahawus; Underdeveloped Lake George Shore; Wilton Wildlife Preserve and Park; Pilot Knob; Northern Flow River Corridors; Minnehaaha Tract; Rome Sand Plains; Eastern Ontario Shoreline; Northern Montezuma Wetlands; Statewide Small Projects; Hemlock/Canadice/Honeoye Lakes; Whitney Park; Genny-Green Trail/Link Trail; Allegany State Park; Braddock Bay; Chautauqua Lake Access; Nelson Swamp; Randolph Swamp; Alder Bottom
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Pond/French Creek; Long Island Sound Coastal Area; Genesee Greenway/Recreationway; Deveaux Woods; Watkins Glen State Park; Taughannock Falls State Park; Onlana Viewshed; East Branch Fish Creek; Staten Island Greenbelt - Decker Farm; Staten Island Greenbelt - Reeds Basket Willow Swamp/Chapin Avenue Woods; Westchester Marine Corridor - Titus Mill Pond; Working Forest Lands/Conservation Easements - Cedarlands; Working Forest Lands/Conservation Easements - Champion International Inc and Working Forest Lands/Conservation Easements - Domtar Inc; Lake Erie Niagara River Access/Spicer Creek; Long Island Sound Coastal Access/Mt. Sinai Harbor - Chandler Estate; Long Island Sound Coastal Area/Central Bays Complex - Conscience Bay Watershed/Laurel Hill Cemetery; Innercity/Underserved Community Park - Graniteville Quarry; Working Forest Lands/Conservation Easements Boeselager Forestry; and Working Forest Lands/Conservation Easements - Clerical Medical Forestry (09E400ER) ........................................... 56,425,000 ........................................... (re. $25,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
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</tr>
<tr>
<td>Land acquisition .................</td>
<td>33,500</td>
</tr>
<tr>
<td>Hudson River Estuary Management Plan ..................</td>
<td>6,000</td>
</tr>
<tr>
<td>Biodiversity stewardship and research ..................</td>
<td>750</td>
</tr>
<tr>
<td>County agriculture and farm-land protection activities ..........</td>
<td>5,500</td>
</tr>
<tr>
<td>Non-point source abatement and control projects .............</td>
<td>6,500</td>
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<tr>
<td>Soil and water conservation districts .....................</td>
<td>1,350</td>
</tr>
<tr>
<td>Finger Lakes-Lake Ontario Watershed Protection Alliance ..........</td>
<td>1,300</td>
</tr>
<tr>
<td>Albany Pine Bush Preserve Commission .......................</td>
<td>325</td>
</tr>
<tr>
<td>Long Island Central Pine Barrens Planning ..................</td>
<td>700</td>
</tr>
<tr>
<td>Long Island South Shore Estuary Reserve ...................</td>
<td>350</td>
</tr>
<tr>
<td>Total ........................................ 56,275</td>
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By chapter 55, section 1, of the laws of 1999, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E299ER) ......... 22,083,319 ........................................... (re. $161,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>Non-hazardous landfill closure projects ..................</td>
<td>9,000</td>
</tr>
<tr>
<td>Municipal waste reduction or recycling projects ..........</td>
<td>4,500</td>
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</table>
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Secondary materials regional marketing assistance and energy conservation services projects .......................... 4,500
2. Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River ............. 1,300
3. Pesticides program ....................................... 3,600

--------
4. Total .................................................. 22,900

By chapter 55, section 1, of the laws of 1999:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E399ER) ... 44,850,000 ........ (re. $759,000)

PROJECT AMOUNT
--------------------------------------------
(thousands of dollars)
Local waterfront revitalization programs ................... 4,975
Park, recreation and historic preservation projects ............ 6,875
Hudson River Park ......................................... 21,000
Stewardship projects ...................................... 12,000

--------
Total .................................................. 44,850

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies including costs related to the acquisition of the following properties: Peconic Pinelands Maritime Reserve Projects; Pine Barrens Core and Critical Resource Areas; Fahnestock State Park; Hudson River Estuary/Greenway Trail; Sterling Forest; New York City Reservoirs-Croton; Albany Pine Bush; Genny-Green Trail; Blue Mountain Lake; Taconic Ridge/Harlem Valley; Inner City/Underserved Community Park-Graniteville Quarry; Innercity/Underserved Community Park-Eastern District Terminal; Shawangunk Ridge/Minnewaska State Park Preserve; Mount Loretto; Floodwood (Boy Scout Camp); National Lead/Tahawus; Eastern Ontario Shoreline; Wilton Wildlife Preserve and Park; Ess Kay Farm; Five Rivers Education Center; statewide small projects; Barlett Carry; Benton/Ludlow Creek; Gaisman; Long Path; Braddock Bay; Fair Haven Beach State Park; Northern Montezuma Wetlands; Undeveloped Lake George Shore; Hemlock/Canadice/Honeoye Lakes; Beaverkill/Willowemoc; Deveaux Woods; Rockland County Highlands; Allegany State Park; Neversink Gorge; Delaware River Tailwaters; Relay Forest; Minnehaha; Whitney Park; Northern Flow River Corridor; Chautauqua Lake Access; Bear Pen/Vly/Round Top Mountains; Nelson Swamp; Irondequoit Bay; Rome Sand Plains; Olana Viewshed; Randolph Swamp; Pilot Knob; Taughanock Falls State Park; Alder Bottom Pond French Creek; Watkins...
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Glen State Park; Mongaup Valley Wildlife Management Area; Long Island Sound Coastal Area-Grandifolia Sand Hills; Working Forest Lands/Conservation Easements - Champion International Inc.; Working Forest Lands/Conservation Easements - Domtar Inc.; Great Swamp and Millerton Meadows (09E499ER) ... 58,066,681 .......... (re. $20,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land acquisition</td>
<td>34,250</td>
</tr>
<tr>
<td>Hudson River Estuary Management Plan</td>
<td>8,325</td>
</tr>
<tr>
<td>Biodiversity stewardship and research</td>
<td>300</td>
</tr>
<tr>
<td>County agriculture and farm-land protection activities</td>
<td>4,500</td>
</tr>
<tr>
<td>Non-point source abatement and control projects</td>
<td>6,500</td>
</tr>
<tr>
<td>Soil and water conservation districts</td>
<td>900</td>
</tr>
<tr>
<td>Finger Lakes-Lake Ontario Watershed Protection Alliance</td>
<td>1,300</td>
</tr>
<tr>
<td>Albany Pine Bush Preserve Commission</td>
<td>240</td>
</tr>
<tr>
<td>Long Island Central Pine Barrens Planning</td>
<td>650</td>
</tr>
<tr>
<td>Long Island South Shore Estuary Reserve</td>
<td>285</td>
</tr>
<tr>
<td>Total</td>
<td>57,250</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 1998:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E298ER) ........ 26,100,000 ........................................... (re. $62,000)

By chapter 55, section 1, of the laws of 1998:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with the state parks, recreation and historic preservation programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E301ER) ........ 26,100,000 ........................................... (re. $54,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments, agencies and public authorities (09E398ER) .................. 19,700,000 .......................................... (re. $622,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local waterfront revitalization programs</td>
<td>5,600</td>
</tr>
<tr>
<td>Park, recreation and historic preservation projects, including $4,000,000 which shall be made available for services and expenses related to development of the Hudson River Park</td>
<td>13,100</td>
</tr>
<tr>
<td>Coastal rehabilitation projects</td>
<td>1,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>19,700</strong></td>
</tr>
</tbody>
</table>

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including sublocation to other state departments and agencies including costs related to the acquisition of the following properties: Peconic Pinelands Maritime Reserve Projects; Pine Barrens Core and Critical Resource Areas; Fahnestock State Park; Hudson River Estuary/Greenway Trail; Sterling Forest; New York City Reservoirs-Croton; Albany Pine Bush; Genny-Green Trail; Whitney Park; Northern Flow River Corridors; Minnehaha Tract; Blue Mountain Lake; Taconic Ridge/Highland Valley; Inner City/Underserved Community Park-Graniteville Quarry; Chautauqua Lake Access; Working Forest Lands; Bear Pen/Vly/Roundtop Mountains; Shawangunk Ridge/Minnewaska State Park Preserve; Mount Loretto; Floodwood (Boy Scout Camp); National Lead/Tahawus; Rome Sand Plains; Eastern Ontario Shoreline; Nelson Swamp; Irondequoit Bay; Alder Bottom Pond/French Creek; Wilton Wildlife Preserve and Park; Taughannock Falls State Park; Ess Kay Farm; Watkins Glen State Park; Mongaup Valley Wildlife Management Area; Five Rivers Education Center; Pilot Knob; Randolph Swamp; Olana Viewshed and statewide small projects (09E498ER) ... 44,725,000 ............. (re. $50,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land acquisition</td>
<td>32,000</td>
</tr>
<tr>
<td>Biodiversity stewardship and research</td>
<td>300</td>
</tr>
<tr>
<td>County agriculture and farm land protection activities</td>
<td>5,000</td>
</tr>
<tr>
<td>Non-point source abatement and control projects, including $1,300,000 which shall be made available to the Finger Lakes-Lake Ontario Watershed Protection Alliance</td>
<td>6,300</td>
</tr>
</tbody>
</table>
### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

#### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>Project Description</th>
<th>Amount (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany Pine Bush Preserve</td>
<td>220</td>
</tr>
<tr>
<td>Commission</td>
<td></td>
</tr>
<tr>
<td>Long Island Central Pine Barrens Planning</td>
<td>630</td>
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<tr>
<td>Long Island South Shore Estuary Reserve</td>
<td>275</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>44,725</strong></td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 1997:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E297ER)...

29,110,000 ........................................................... (re. $641,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>Amount (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-hazardous landfill closure projects</td>
<td>17,000</td>
</tr>
<tr>
<td>Municipal waste reduction or recycling projects</td>
<td>5,505</td>
</tr>
<tr>
<td>Secondary materials regional marketing assistance and energy conservation services projects</td>
<td>5,505</td>
</tr>
<tr>
<td>Pesticides program</td>
<td>1,100</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>29,110</strong></td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55, section 1, of the laws of 2007:

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E397ER)...

33,800,000 ........ (re. $8,646,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>Amount (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local waterfront revitalization programs</td>
<td>8,975</td>
</tr>
<tr>
<td>Park, recreation and historic preservation projects</td>
<td>14,525</td>
</tr>
<tr>
<td>Coastal rehabilitation projects</td>
<td>10,675</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>34,175</strong></td>
</tr>
</tbody>
</table>

For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies including costs...

project schedule

PROJECT                                AMOUNT
--------------------------------------------
(thousands of dollars)

Land acquisition .................... 36,000
Biodiversity stewardship and research ......................... 275
County agriculture and farm-land protection activities ......... 4,000
Non-point source abatement and control projects including $653,000 which shall be made available to county soil and water conservation districts and $1,300,000 which shall be made available to the Finger Lakes-Lake Ontario Watershed Protection Alli-
ance ........................................ 5,400
Albany Pine Bush Preserve Commission .......................... 200
Long Island Central Pine Barrens Planning ................... 615
Long Island South Shore Estu-
ary Reserve .............................. 225
-----------------
Total ...................................... 46,715

=====

By chapter 55, section 1, of the laws of 1996, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by
section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the direc-
tor of the budget, including suballocation to other state depart-
ments and agencies (09E396ER) ... 21,624,000 ...... (re. $986,000)

project schedule

PROJECT                                AMOUNT
--------------------------------------------
(thousands of dollars)

Local waterfront revitaliza-
tion programs .......................... 3,000
Local waterfront revitaliza-
tion projects .......................... 1,500
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  Parks, recreation and historic
preservation projects .............. 8,000
2  Parks, recreation and historic
preservation projects .............. 8,500
3  Coastal rehabilitation
   projects ............................ 1,500
   ---------------
4  Total .................................. 22,500
   ===============

By chapter 54, section 1, of the laws of 1995, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account (71E395ER) .... 6,340,000 ........................................... (re. $220,000)

   project schedule

   (thousands of dollars)

21  Local waterfront revitalization plans ..................... 1,300
22  Parks, recreation and historic
   preservation projects .............. 4,000
23  Coastal rehabilitation
   projects ............................. 1,200
24  ---------------
25  Total .................................. 6,500
   ===============

By chapter 54, section 1, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 2007:
For services and expenses of projects authorized by the environmental protection act of 1993 to receive funding from the solid and hazardous materials account (71E294ER) .... 12,400,000 ........ (re. $4,000)

   project schedule

   (thousands of dollars)

41  Non-hazardous landfill closure
   projects .................................. 9,000
42  Municipal waste reduction or
   recycling projects .................... 2,000
43  Secondary materials regional
   marketing assistance
   projects ............................. 2,000
44  ---------------
45  Total .................................. 13,000
   ===============

ENVIRONMENTAL PROTECTION AND ENHANCEMENTS (CCP)

Capital Projects Funds - Other
Environmental Protection Fund
Environmental Protection and Enhancements Purpose

By chapter 54, section 1, of the laws of 2002:
For supplemental services and expenses of projects and purposes, including the payment of liabilities incurred during state fiscal year 2001-02 for natural resource damages and pesticides program,
authorized by section 92-s of the state finance law to receive funding from the solid waste account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies (09E502EA) ... 13,920,000 ........................... (re. $114,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipal waste reduction or recycling projects</td>
<td>5,000</td>
</tr>
<tr>
<td>Secondary materials regional marketing assistance and energy conservation services projects</td>
<td>4,995</td>
</tr>
<tr>
<td>Services and expenses of the assessment and recovery of any natural resource damages to the Hudson River</td>
<td>1,300</td>
</tr>
<tr>
<td>Pesticides program</td>
<td>2,625</td>
</tr>
<tr>
<td>Total</td>
<td>13,920</td>
</tr>
</tbody>
</table>

For supplemental services and expenses of projects and purposes authorized by section 92-s of the state finance law to receive funding from the parks, recreation and historic preservation account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies. Notwithstanding any other law to the contrary, $10 million of this appropriation shall support capital projects, excluding personal service costs, eligible and authorized for funding from any office of parks, recreation and historic preservation state parks infrastructure fund-076 appropriation or reappropriation, subject to the approval of the director of the budget.

Notwithstanding any other law to the contrary, such expenses shall be paid in the first instance from the state parks infrastructure fund - 076, then reimbursed from this appropriation, including the transfer of expenses and the payment of liabilities incurred prior to April 1, 2002, up to the limit of $10 million (09E602EA) .......... 47,750,000 ........................... (re. $1,749,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local waterfront revitalization programs</td>
<td>6,750</td>
</tr>
<tr>
<td>Parks, recreation and historic preservation projects</td>
<td>8,500</td>
</tr>
<tr>
<td>Hudson River Park</td>
<td>15,000</td>
</tr>
<tr>
<td>Stewardship projects</td>
<td>6,500</td>
</tr>
<tr>
<td>State parks projects</td>
<td>10,000</td>
</tr>
<tr>
<td>Historic barns projects</td>
<td>1,000</td>
</tr>
<tr>
<td>Total</td>
<td>47,750</td>
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</tbody>
</table>
By chapter 54, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2003:

For supplemental services and expenses of projects and purposes, including the payment of liabilities incurred during state fiscal year 2001-02 for biodiversity stewardship and research, soil and water conservation districts, Finger Lakes-Lake Ontario Watershed Protection Alliance, Albany Pinebush Preserve Commission, Long Island South Shore Estuary Reserve and Peconic Bay; authorized by section 92-s of the state finance law to receive funding from the open space account in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments and agencies including costs related to the acquisition of the following properties: Long Island Sound Coastal Area including Held Property, Long Island South Shore Estuary Reserve, Peconic Pinelands Maritime Reserve Projects, Pine Barrens Core Compatible Growth Area and Critical Resource Area, Western Suffolk/Nassau Special Groundwater Protection Area Underhill, Inner City/Underserved Community Parks - including Bushwick Inlet, Mount Loretto, Staten Island Greenbelt, Staten Island Wet Woods, Fahnstock State Park, Great Swamp, Lundy Estate, Neversink Highlands, Highlands Greenway Corridor, Mongaup Valley Wildlife Management Area, Shunnemunk Mountain/Moodna Creek/Woodcock Mountain, Sterling Forest, Shawangunk Mountains, Westchester Marine Corridor, Beaverkill/Willowemoc, Hudson River Corridor Estuary/Greenway Trail, Catskill Unfragmented Forest, Long Path, New York City Watershed Lands-Croton, Taconic Ridge/Harlem Valley, Albany Pine Bush, Olana Viewshed, Five Rivers Environmental Education Center, Tivoli Preserve, Pilot Knob, Floodwood Camp, Lake Champlain Shoreline and Wetlands, Wilton Wildlife Preserve and Park, National Lead/Tahawus, Undeveloped Lake George Shore, Whitney Park, Recreational Trail Linkages and Networks, Bog River/Beaver River Headwater Complex, Eastern Lake Ontario Shoreline and Islands, Minnehaha Tract, Maumee Swamp, Moose River Corridor, Tug Hill Core Forests and Headwater Streams, Rome Sand Plains, Nelson Swamp, Genesee Greenway/Recreationway, Genny-Green Trail/Link Trail, Northern Montezuma Wetlands, Hemlock/Canadice/Honeoye Lakes, Allegany State Park, Alder Bottom/French Creek, Great Lakes & Niagara River Access, Shore Lands & Vistas, Salmon River Corridor, Braddock Bay, Clark Reservation State Park, Chautaqua Lake Access, Shore Lands and Vistas, Randolf Swamp, Eighteen Mile Creek/Hampton Brook Woods, Delaware River Tailwaters, Statewide Small Projects, Working Forest Lands/Conservation Easements - Cedarlands, Working Forest Lands/Conservation Easements - Champion International Inc., Working Forest Lands/Conservation Easements-Domtar Inc., Working Forest Lands/Conservation Easements-Boeselager Forestry, and Working Forest Lands/Conservation Easements-Clerical Medical Forestry (09E702EA) ...

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<td>(thousands of dollars)</td>
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<td>Land acquisition</td>
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<td>Hudson River Estuary Management Plan</td>
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<td>Biodiversity stewardship and research</td>
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<td>County agriculture and farm-land protection activities</td>
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<tr>
<td>Non-point source abatement and control projects</td>
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</table>

... 63,330,000 .......................... (re. $130,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Soil and water conservation districts ....................... 1,860
2 Finger Lakes-Lake Ontario Watershed Protection Alli-
3 ance ........................................... 1,300
4 Albany Pine Bush Preserve Commission .......................... 370
5 Long Island Central Pine Barrens Planning ..................... 700
6 Long Island South Shore Estu-
7 ary Reserve ................................... 350
8 Peconic Bay .................................... 200
9
10 Total ........................................... 63,330

11 By chapter 55, section 1, of the laws of 2000:
12 For services and expenses of projects to receive funding from the parks, recreation, and historic preservation account, in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments, agencies, public benefit corporations and public authorities (09E500EA) ... 10,000,000 ......................... (re. $1,467,000)

13 By chapter 55, section 1, of the laws of 1999:
14 For services and expenses of projects to receive funding from the solid waste account, in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments, agencies, public benefit corporations and public authorities (09E599EA) .......................... 3,250,000 ............................................ (re. $46,000)
15
16 For services and expenses of projects to receive funding from the parks, recreation and historic preservation account, in accordance with a programmatic and financial plan to be approved by the director of the budget, including suballocation to other state departments, agencies, public benefit corporations and public authorities (09E699EA) ... 26,650,000 ......................... (re. $858,000)

17 ENVIRONMENTAL QUALITY BOND ACT FUND (CCP)

18 Capital Projects Funds - Other
19 Environmental Quality Bond Act Fund
20 Bond Proceeds Purpose

21 By chapter 54, section 1, of the laws of 1992, as amended by chapter 55, section 1, of the laws of 1996:
22 The sum of $209,000,000 or so much thereof as may be necessary is hereby appropriated from the "environmental quality bond act fund" as established by section 97-d of the state finance law for payment to the capital projects fund for disbursements from such fund as certified by the state comptroller as: "Hazardous Waste Site Remediation Disbursements," "Municipal Landfill Closure Disbursements," "Land Acquisition, Preservation and Improvement Disbursements," and "Historic Preservation, Municipal Park and Urban Cultural Parks Disbursements." The director of the budget is hereby authorized to designate to the state comptroller appropriations made from the capital projects fund in accordance with the provisions of article 52 of the environmental conservation law for the purposes heretofore specified. The state comptroller shall at the commencement of each month certify to the director of the budget, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations
designated by the director of the budget for each of the purposes
herein enumerated for the month preceding such certification and
such certifications shall not exceed in the aggregate the moneys
appropriated therefrom from the capital projects fund. A copy of each
such certification shall also be delivered to the public officers of
the respective state department or agency to which such capital
projects fund appropriations are made available (7109210) .........
209,000,000 ............................................................ (re. $55,601,000)

ENVIRONMENTAL QUALITY PROTECTION FUND (CCP)

Capital Projects Funds - Other
Environmental Quality Protection Fund
Bond Proceeds Purpose

By chapter 54, section 1, of the laws of 1992, as amended by chapter 55,
section 1, of the laws of 1996:
The sum of $84,369,000, or so much thereof as may be necessary is
hereby appropriated from the "environmental quality protection fund"
as established by section 97-a of the state finance law for payment
to the capital projects fund for disbursements from such fund as
certified by the state comptroller as: "Water Quality Improvement
The director of the budget is hereby authorized to designate to the
state comptroller appropriations made from the capital projects fund
in accordance with the provisions of article 51 of the environmental
conservation law for the purposes heretofore specified.
The state comptroller shall at the commencement of each month certify
to the director of the budget, the chairman of the senate finance
committee, and the chairman of the assembly ways and means commit-
te, the amounts disbursed from the appropriations designated by the
director of the budget for each of the purposes herein enumerated
for the month preceding such certification and such certifications
shall not exceed in the aggregate the moneys appropriated therefor
from the capital projects fund. A copy of each such certification
shall also be delivered to the public officers of the respective
state department or agency to which such capital projects fund
appropriations are made available (7109210) .................
84,369,000 ............................................................ (re. $22,250,000)

By chapter 54, section 9, of the laws of 1981, as amended by chapter 55,
section 1, of the laws of 1996:
The sum of seven hundred fifty-nine million nine hundred eighty-one
thousand two hundred eighty dollars ($759,981,280), or so much ther-
eof as may be necessary is hereby appropriated from the "environ-
mental quality protection fund" as established by section 97-a of the state finance law for payment to the capital projects fund for
disbursements from such fund as certified by the state comptroller as: "Water Quality Improvement Disbursements," "State Air Quality Improvement Disbursements," "Municipal Air Quality Improvement Disbursements," "Land Preservation and Improvement Disbursements," "Municipal Solid Waste Management Disbursements," and "Park Lands Disbursements."
The director of the budget is hereby authorized to designate to the
state comptroller appropriations made from the capital projects fund
in accordance with the provisions of article fifty-one of the environ-
mental conservation law for the purposes heretofore specified.
The state comptroller shall at the commencement of each month certify
to the director of the budget, the chairman of the senate finance
committee, and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations designated by the director of the budget for each of the purposes herein enumerated for the month preceding such certification and such certifications shall not exceed in the aggregate the moneys appropriated therefor from the capital projects fund. A copy of each such certification shall also be delivered to the public officers of the respective state department or agency to which such capital projects fund appropriations are made available (01371610) ........ (re. $1,269,000)

ENVIRONMENTAL RESTORATION - CLEAN WATER/CLEAN AIR (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Environmental Restoration Purpose

By chapter 54, section 1, of the laws of 2002:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies. Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA02W5) ... 75,000,000 ............... (re. $918,000)

By chapter 54, section 1, of the laws of 2001:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies. Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA01W5) ... 25,000,000 ............. (re. $570,000)

By chapter 55, section 1, of the laws of 2000:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.
Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA00W5) ... 10,000,000 ............. (re. $534,000)

By chapter 55, section 1, of the laws of 1999:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.
Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA09W5) ... 10,000,000 ............. (re. $160,000)

By chapter 55, section 1, of the laws of 1998:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

"Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the Senate Finance Committee, and the chairman of the Assembly Ways and Means Committee the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA98W5) ... 10,000,000 ............ (re. $1,549,000)

By chapter 55, section 1, of the laws of 1997:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the Senate Finance Committee, and the chairman of the Assembly Ways and Means Committee the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA98W5) ... 20,000,000 .......... (re. $20,000,000)

By chapter 413, section 29, of the laws of 1996, as amended by chapter 55, section 1, of the laws of 1997:
For state assistance payments for the state share of the costs of environmental restoration projects in accordance with the provisions of title 5 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Environmental Restoration Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.

Notwithstanding the provisions of any general or special law, moneys hereby appropriated shall be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller at the commencement of each month shall certify to the director of the division of the budget, the commissioner of
environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Environmental Restoration Project Disbursements" for the month preceding such certification (09BA96W5) ... 50,000,000 ............ (re. $1,114,000)

FISH AND WILDLIFE (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Fish and Wildlife Purpose

By chapter 54, section 1, of the laws of 2013:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal service, fringe benefits and indirect costs (09HE1354) ... 500,000 .. (re. $500,000)

By chapter 54, section 1, of the laws of 2012:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal service, fringe benefits and indirect costs (09HE1254) ... 500,000 .. (re. $500,000)

By chapter 54, section 1, of the laws of 2011:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal services and fringe benefits and indirect costs (09HE1154) ...................... 1,000,000 ......................................... (re. $1,000,000)

By chapter 55, section 1, of the laws of 2010:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal services and fringe benefits and indirect costs (09HE1054) ...................... 1,000,000 ......................................... (re. $1,000,000)

By chapter 55, section 1, of the laws of 2009:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal services and fringe benefits and indirect costs (09HE0954) ...................... 1,000,000 ......................................... (re. $1,000,000)

By chapter 55, section 1, of the laws of 2008:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal services and fringe benefits and indirect costs (09HE0854) ...................... 1,000,000 ......................................... (re. $1,000,000)

By chapter 55, section 1, of the laws of 2007:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental conservation's fish hatcheries including personal services and fringe benefits and indirect costs (09HE0754) ...................... 1,000,000 ......................................... (re. $1,000,000)

By chapter 55, section 1, of the laws of 2006:
For the purchase of capital equipment and for the renovation, rehabilitation and reconstruction of the department of environmental
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

conservation's fish hatcheries including personal services and
fringe benefits and indirect costs (09HE0654) .................
$1,000,000 ........................................... (re. $209,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55,
section 1, of the laws of 2004:
For the purchase of capital equipment and for the renovation, rehabil-
itation and reconstruction of the department of environmental
conservation's fish hatcheries including personal services, fringe
benefits and indirect costs (09HE0354) ... 800,000 .... (re. $4,000)
For rehabilitation and improvements of fishing access sites including
personal services, fringe benefits and indirect costs (09FA0354) ...
500,000 ............................................. (re. $409,000)

Capital Projects Fund - Other
Miscellaneous Capital Projects Fund
Habitat Conservation and Access Account
Fish and Wildlife Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses, including personal service, non-personal
service, fringe benefits and indirect costs related to management,
protection and restoration fish and wildlife habitat, and
improvement and development of public access for fish and wildlife
related recreation (09HC1654) ... 1,500,000 ........ (re. $1,244,000)

By chapter 54, section 1, of the laws of 2015:
For services and expenses, including personal service, non-personal
service, fringe benefits and indirect costs related to management,
protection and restoration fish and wildlife habitat, and improve-
ment and development of public access for fish and wildlife related
recreation (09HC1554) ... 1,500,000 ................ (re. $997,000)

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Hudson River Habitat Restoration Fund
Fish and Wildlife Purpose

By chapter 712, section 3, of the laws of 1994:
For payment of the state match portion of any and all costs and
expenditures incurred for the purpose of Hudson River habitat resto-
ration capital projects (09HR9454) ... 600,000 ...... (re. $351,000)

LANDS AND FORESTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Lands and Forests Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses, including personal service, non-personal
service, indirect costs and fringe benefits related to the
stewardship of newly acquired and existing state lands, for the
implementation of Unit Management Plans, costs related to invasive
species management activities and for the development and
implementation of Green Certification for state forests, including
suballocation to other state departments and agencies (09LF1653) ...
4,000,000 ........................................... (re. $4,000,000)
For the purchase and replacement of equipment and facility
improvements, including air monitoring, maintenance of facilities
and emergency response in support of public safety, including
personal services, fringe benefits and indirect costs (09PS1653) ...

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

By chapter 54, section 1, of the laws of 2015:

For the purchase and replacement of equipment and facility improve-
ments, including air monitoring, maintenance of facilities and emer-
gency response in support of public safety, including personal
services, fringe benefits and indirect costs (09PS1553) ............

2,500,000 ......................................... (re. $2,500,000)

By chapter 54, section 1, of the laws of 2014:

For services and expenses, including personal service, non-personal
service, indirect costs and fringe benefits related to the steward-
ship of newly acquired and existing state lands, for the implementa-
tion of Unit Management Plans, costs related to invasive species
management activities and for the development and implementation of
Green Certification for state forests, including suballocation to
other state departments and agencies (09LF1453) ....................

1,500,000 ........................................... (re. $885,000)

For the purchase and replacement of equipment and facility improve-
ments, including air monitoring, maintenance of facilities and emer-
gency response in support of public safety, including personal
services, fringe benefits and indirect costs (09PS1453) ............

2,300,000 ............................................. (re. $1,000)

By chapter 54, section 1, of the laws of 2013:

For services and expenses, including personal service, non-personal
service, indirect costs and fringe benefits related to the steward-
ship of newly acquired and existing state lands, for the implementa-
tion of Unit Management Plans, costs related to invasive species
management activities and for the development and implementation of
Green Certification for state forests, including suballocation to
other state departments and agencies (09LF1353) ....................

1,500,000 ............................................ (re. $53,000)

For the purchase and replacement of equipment and facility improve-
ments, including air monitoring, maintenance of facilities and emer-
gency response in support of public safety, including personal
services, fringe benefits and indirect costs (09PS1353) ............

1,000,000 ............................................ (re. $91,000)

By chapter 54, section 1, of the laws of 2012:

For services and expenses, including personal service and fringe bene-
fits, necessary for development and implementation of Green Certif-
ication for state forests (09GC1253) ... 100,000 ..... (re. $77,000)

By chapter 54, section 1, of the laws of 2011:

For services and expenses, including personal services and fringe
benefits, necessary for implementation of Unit Management Plans,
including suballocation to other state departments and agencies
(09MP1153) ... 600,000 ................................................ (re. $600,000)

By chapter 55, section 1, of the laws of 2010:

For the stewardship of newly acquired and existing state lands includ-
ing personal services, fringe benefits and indirect costs, including
suballocation to other state departments and agencies (09SW1053) ...

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

For services and expenses, including personal services and fringe
benefits, necessary for implementation of Unit Management Plans,
including suballocation to other state departments and agencies
(09MP1053) ... 600,000 ................................................ (re. $150,000)
By chapter 55, section 1, of the laws of 2009:
For the stewardship of newly acquired and existing state lands including personal services, fringe benefits and indirect costs, including suballocation to other state departments and agencies (09SW0953) ...
900,000 ...................................................... (re. $884,000)
For services and expenses, including necessary consultant costs, for judgement or settlement payments related to land acquisition claims or cases, pursuant to section 503 of the eminent domain procedure law or article 78 of the civil practice law and rules (09AA0953) ...
15,000,000 ............................................... (re. $15,000,000)

By chapter 55, section 1, of the laws of 2008:
For the purchase and replacement of equipment and facility improvements, including air monitoring, maintenance of facilities and emergency response in support of public safety, including personal services, fringe benefits and indirect costs (09PS0853) ............
400,000 ..................................................... (re. $2,000)

By chapter 55, section 1, of the laws of 2007:
For services and expenses, including necessary consultant costs, for judgement or settlement payments related to land acquisition claims or cases, pursuant to section 503 of the eminent domain procedure law or article 78 of the civil practice law and rules (09AA0753) ...
4,300,000 .................................................... (re. $4,300,000)

By chapter 54, section 1, of the laws of 2001, as amended by chapter 55, section 1, of the laws of 2003:
For the state's share of Federal Transportation Efficiency Act of the 21st Century program grants including personal services and fringe benefits (09IT0153) ... 2,532,000 ...................... (re. $2,325,000)

By chapter 55, section 1, of the laws of 2000:
For services and expenses, including necessary consultant costs, for judgement or settlement payments related to land acquisition claims or cases brought before the court of claims or the supreme court, pursuant to section 503 of the eminent domain procedure law or article 78 of the civil practice law and rules (09AA0053) ...
1,000,000 ..................................................... (re. $1,000,000)

By chapter 54, section 1, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 2004:
For the state's share of Federal Intermodal Surface Transportation Efficiency Act enhancement program grants including personal services, fringe benefits and indirect costs. No portion of this appropriation shall be allocated until the commissioner of the department of environmental conservation and the director of the budget have determined that no other sources of funding, including but not limited to natural resource damage claim settlements and environmental protection fund appropriations, are available for this purpose (09IT9453) ... 500,000 ...................... (re. $297,000)

By chapter 54, section 1, of the laws of 1993:
For services and expenses including necessary consultant costs, for judgement or settlement payments related to land acquisition claims or cases brought before the court of claims or the supreme court, pursuant to section 503 of the eminent domain procedure law or article 78 of the civil practice law and rules (09AA9353) ...
18,800,000 ................................................ (re. $596,000)
By chapter 54, section 1, of the laws of 1989, as amended by chapter 54, section 3, of the laws of 1990:
For demolition of buildings at the former Edgewood Hospital site on Long Island (09168953) ... 3,450,000 ................ (re. $891,000)

By chapter 54, section 1, of the laws of 1987, for:
Demolition of buildings at the former Edgewood Hospital site on Long Island (09668753) ... 6,000,000 .................... (re. $2,246,000)

Capital Projects Funds - Other
Forest Preserve Expansion Fund
Lands and Forests Purpose

By chapter 55, section 1, of the laws of 1996:
For the acquisition of additional lands for the forest preserve within either the Adirondack or Catskill parks, in accordance with the provisions of section 97-e of the state finance law (09999653) .......
20,000 ........................................... (re. $20,000)

By chapter 54, section 1, of the laws of 1993:
For the acquisition of additional lands for the forest preserve within either the Adirondack or Catskill parks, in accordance with the provisions of section 97-e of the state finance law (09999353) .......
175,000 ........................................... (re. $90,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Lands and Forests Purpose

By chapter 55, section 1, of the laws of 2016:
For the federal share of costs associated with the acquisition of lands under the forest legacy program, including suballocation to other state departments and agencies (09FL1653) ....................
2,000,000 ........................................... (re. $2,000,000)

By chapter 54, section 1, of the laws of 2013:
For the federal share of costs associated with the acquisition of lands under the forest legacy program, including suballocation to other state departments and agencies (09FL1353) ....................
1,900,000 ........................................... (re. $1,900,000)

By chapter 54, section 1, of the laws of 2011:
For the federal share of costs associated with the acquisition of lands under the forest legacy program, including suballocation to other state departments and agencies (09FL1153) ....................
4,000,000 ........................................... (re. $3,200,000)

By chapter 54, section 1, of the laws of 2008:
For the federal share of costs associated with the acquisition of lands under the forest legacy program, including suballocation to other state departments and agencies (09FL0853) ....................
2,000,000 ........................................... (re. $1,016,000)

By chapter 55, section 1, of the laws of 2007:
For the federal share of costs associated with the acquisition of lands under the forest legacy program, including suballocation to other state departments and agencies (09FL0753) ....................
2,000,000 ........................................... (re. $505,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. MARINE RESOURCES (CCP)
2. Capital Projects Funds - Federal
3. Federal Capital Projects Fund
4. Marine Projects Purpose

By chapter 54, section 1, of the laws of 2015:
5. For the federal share of capital projects undertaken pursuant to fish
6. and wildlife and marine resources purposes including the acquisition
7. of property including suballocation to other state departments and
8. agencies (09MR15A1) ... 5,000,000 ...................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2011:
9. For the federal share of capital projects undertaken pursuant to fish
10. and wildlife and marine resources purposes including the acquisition
11. of property including suballocation to other state departments and
12. agencies (09MR11A1) ... 5,000,000 ...................... (re. $5,000,000)

By chapter 55, section 1, of the laws of 2010:
13. For the federal share of capital projects undertaken pursuant to fish
14. and wildlife and marine resources purposes including the acquisition
15. of property including suballocation to other state departments and
16. agencies (09MR10A1) ... 5,700,000 ...................... (re. $5,282,000)

By chapter 55, section 1, of the laws of 2008:
17. For the federal share of capital projects undertaken pursuant to fish
18. and wildlife and marine resources purposes including the acquisition
19. of property including suballocation to other state departments and
20. agencies (09MR08A1) ... 4,000,000 ...................... (re. $1,498,000)

NEW YORK WORKS (CCP)

1. Capital Projects Funds - Other
2. Capital Projects Fund
3. Flood Control Purpose

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,
4. section 1, of the laws of 2015:
5. For New York Works Infrastructure projects to improve and enhance
6. water management infrastructure and public safety with respect to
7. flood management, including but not limited to various dam safety
8. projects and the demolition of unsafe structures on state-owned
9. land; various flood protection projects including the state share of
10. federal sponsored flood control projects, and the maintenance of
11. flood control projects, including Western NY, Ithaca and Syracuse
12. Channel; the state share of various shore protection projects,
13. including Long Island Coastal Erosion projects and Coney Island/Sea
14. Gate Beach, including an advance payment by the state for the local
15. costs of various shore protection projects, including personal
16. service, non-personal service, fringe benefits and indirect costs
17. and the payment of liabilities incurred prior to April 1, 2012,
18. including suballocation to other state departments and agencies
19. (09NY1263) ... 101,743,000 ....................... (re. $37,707,000)

Capital Projects Funds - Other
2. Capital Projects Fund
3. Operational Services Purpose

By chapter 55, section 1, of the laws of 2016:
4. For services, expenses, and indirect costs related to New York Works
5. projects including but not limited to air monitoring infrastructure
6. investments; remediation of legacy environmental contamination;
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

investments in information technology; dam safety projects and the
demolition of unsafe structures on state-owned land; state-owned
flood protection projects; shore protection projects; state land
stewardship, public access and environmental and recreation
infrastructure projects; vehicles and equipment; water quality
improvement projects, fish hatcheries; and well plugging; including
personal service, non-personal service and fringe benefits,
including suballocation to other state departments and agencies
(09NY1651) ... 40,000,000 ......................... (re. $39,558,000)

By chapter 54, section 1, of the laws of 2015:
For services, expenses, and indirect costs related to New York Works
projects, including but not limited to air monitoring infrastructure
investments; remediation of legacy environmental contamination;
investments in information technology; dam safety projects and the
demolition of unsafe structures on state-owned land; state-owned
flood protection projects; state land stewardship, public access and
environmental and recreation infrastructure projects; vehicles and
equipment related to stewardship and emergency preparedness; water
quality improvement projects; and fish hatcheries; including
personal service, nonpersonal service and fringe benefits, including
suballocation to other state departments and agencies (09NY1551) ...
40,000,000 ..................................... (re. $29,859,000)

By chapter 54, section 1, of the laws of 2014, as amended by chapter 54,
section 1, of the laws of 2015:
For services, expenses, and indirect costs related to New York Works
projects, including but not limited to air monitoring infrastructure
investments; remediation of legacy environmental contamination;
investments in information technology; dam safety projects and the
demolition of unsafe structures on state-owned land; state-owned
flood protection projects; state land stewardship, public access and
environmental and recreation infrastructure projects; vehicles and
equipment related to stewardship and emergency preparedness; fish
hatcheries; and marine program infrastructure; including personal
service, nonpersonal service and fringe benefits, including suballo-
cation to other state departments and agencies (09NY1451) ........
40,000,000 ..................................... (re. $24,459,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 55,
section 1, of the laws of 2016:
For services, expenses, and indirect costs related to New York Works
projects, including but not limited to environmental restoration
projects; remediation of legacy environmental contamination; invest-
ments in information technology; State land stewardship and environ-
mental and recreation infrastructure projects; and water quality
improvement projects, including suballocation to other state depart-
ments and agencies.
Notwithstanding any law to the contrary, the Department may enter into
agreements with municipalities to undertake environmental restora-
tion projects on behalf of a municipality upon request, provided
that the municipality shall provide ten percent of the total project
costs. Any and all moneys recovered or reimbursed through agreements
shall be deposited with the comptroller and credited to the account
of the fund from which the expenditures were made (09NY1351) ........
40,000,000 ..................................... (re. $23,408,000)
By chapter 55, section 1, of the laws of 2016:
For rehabilitation and improvements of various department facilities and systems including personal service and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1651) ................. 11,750,000 ........................................... (re. $11,750,000)
For replacement of vehicles and heavy duty construction equipment (09EQ1651) ... 1,000,000 .......................... (re. $1,000,000)
For services and expenses, including personal service and fringe benefits, necessary for projects and purposes required by Executive Order 88, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF1651) ... 900,000 .................. (re. $900,000)

By chapter 54, section 1, of the laws of 2015:
For rehabilitation and improvements of various department facilities and systems including personal service and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1551) .................... 9,650,000 ......................................... (re. $9,150,000)
For replacement of vehicles and heavy duty construction equipment (09EQ1551) ... 2,750,000 .......................... (re. $2,750,000)
For services and expenses, including personal services and fringe benefits, for design and construction of department facilities (09DF1551) ... 750,000 .............................. (re. $750,000)
For services and expenses, including personal service, fringe benefits, and non-personal services necessary for remedial activities to plug or replug abandoned oil and gas wells including the surface restoration of the affected land pursuant to article 23 of the environmental conservation law (09OG1551) .............................. 500,000 ............................................. (re. $500,000)
For services and expenses, including personal service and fringe benefits, necessary for projects and purposes required by Executive Order 88, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF1551) ... 2,000,000 .................. (re. $2,000,000)

By chapter 54, section 1, of the laws of 2014:
For rehabilitation and improvements of various department facilities and systems including personal service and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1451) .................... 9,650,000 ........................................... (re. $2,500,000)
For replacement of vehicles and heavy duty construction equipment (09EQ1451) ... 2,000,000 .......................... (re. $603,000)
For services and expenses, including personal services and fringe benefits, for design and construction of department facilities (09DF1451) ... 750,000 .............................. (re. $750,000)
For services and expenses, including personal service, fringe benefits, and non-personal services necessary for remedial activities to plug or replug abandoned oil and gas wells including the surface restoration of the affected land pursuant to article 23 of the environmental conservation law (09OG1451) ... 500,000 ... (re. $500,000)

For services and expenses, including personal service and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF1351) ... 1,200,000 ............... (re. $396,000)

By chapter 54, section 1, of the laws of 2013:
For rehabilitation and improvements of various department facilities and systems including personal service and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1351) .................
9,150,000 ........................................... (re. $1,269,000)

For services and expenses, including personal services and fringe benefits, for design and construction of department facilities (09DP1351) ... 750,000 ............................. (re. $490,000)

For services and expenses, including personal service, fringe benefits, and non-personal services necessary for remedial activities to plug or replug abandoned oil and gas wells including the surface restoration of the affected land pursuant to article 23 of the environmental conservation law (09OG1351) ... 500,000 ... (re. $500,000)

For services and expenses, including personal service and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF1351) ... 1,000,000 ............... (re. $577,000)

By chapter 54, section 1, of the laws of 2012:
For rehabilitation and improvements of various department facilities and systems including personal service and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1251) .................
10,000,000 ........................................... (re. $71,000)

For replacement of vehicles and heavy duty construction equipment (09EQ1251) ... 500,000 ............................. (re. $4,000)

For dam safety and the demolition of unsafe structures on state-owned land, and for various dam safety projects including personal service and fringe benefits (09DS1251) ... 1,500,000 ...... (re. $1,500,000)

For services and expenses, including personal service and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF1251) ... 1,000,000 ............... (re. $100,000)

By chapter 54, section 1, of the laws of 2011:
For rehabilitation and improvements of various department facilities and systems including personal services and fringe benefits and indirect costs in accordance with a programmatic and financial plan
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1151) .................. 10,250,000 .................................................. (re. $298,000)

By chapter 55, section 1, of the laws of 2010:
For rehabilitation and improvements of various department facilities and systems including personal services and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI1051) .................. 8,300,000 ........................................... (re. $330,000)

By chapter 55, section 1, of the laws of 2009:
For rehabilitation and improvements of various department facilities and systems including personal services and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI0951) .................. 11,150,000 .......................................... (re. $210,000)

By chapter 55, section 1, of the laws of 2008:
For dam safety and the demolition of unsafe structures on state-owned land, and for various dam safety projects including personal services and fringe benefits (09DS0851) ............................ 2,000,000 ......................................... (re. $1,911,000)

For services and expenses, including personal services and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF0851) ... 3,000,000 ..................... (re. $277,000)

For services and expenses, including personal services and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF0851) ... 3,000,000 ..................... (re. $46,000)

For services and expenses, including personal services and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF0851) ... 3,000,000 ..................... (re. $57,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 55, section 1, of the laws of 2007:
For rehabilitation and improvements of various department facilities and systems including personal services and fringe benefits and indirect costs in accordance with a programmatic and financial plan to be approved by the director of the budget including suballocation to other state departments and agencies (09RI0751) ................. 11,066,000 ........................................... (re. $45,000)
For dam safety and the demolition of unsafe structures on state-owned land including personal services and fringe benefits (09DS0751) .... 2,000,000 ........................................... (re. $691,000)
For services and expenses, including personal services and fringe benefits, for design and construction of department facilities (09DF0751) ... 250,000 ................................ (re. $7,000)
For services and expenses, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF0751) ... 3,000,000 ..................... (re. $64,000)

By chapter 55, section 1, of the laws of 2006:
For services and expenses, including personal services and fringe benefits, for design and construction of department facilities (09DF0651) ... 750,000 ............................... (re. $58,000)
For services and expenses, including personal services and fringe benefits, necessary for projects and purposes required by Executive Order 111, including design, construction, operation and maintenance of all new buildings, and the development and purchase of energy efficient equipment; for remedial activities at state-owned facilities, including the compliance with state and federal laws and regulations (09SF0651) ... 2,090,000 ..................... (re. $11,000)

By chapter 55, section 1, of the laws of 2005:
For services and expenses of remedial activities performed at state-owned sites and including compliance with state and federal laws and regulations (09SF0551) ... 8,000,000 ............ (re. $141,000)

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Operational Services Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses of the department to complete or remediate a department-regulated project using the proceeds specified in the project's required financial security arrangement when the terms of that arrangement must be implemented. No portion of this appropriation shall be available for projects for which financial security proceeds have not been received (09431651) ................ 5,000,000 ......................................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 1994:
For services and expenses of the department to complete or remediate a department-regulated project using the proceeds specified in the project's required financial security arrangement when the terms of that arrangement must be implemented. No portion of this appropriation shall be available for projects for which financial security proceeds have not been received (09439451) .................... 2,000,000 ......................................... (re. $829,000)
By chapter 55, section 1, of the laws of 2016:
For services and expenses related to restoration projects, replacement
acquisition projects or combinations thereof resulting from
successful natural resource damages claims including suballocation
to other state departments and agencies (09441651) ......................
26,000,000 ................................................... (re. $26,000,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 54,
section 1, of the laws of 2013:
For services and expenses related to restoration projects, replacement
acquisition projects or combinations thereof resulting from successful
natural resource damages claims, and suballocation to other
state departments and agencies (09440751) ...........................
26,000,000 ................................................... (re. $11,599,000)

By chapter 54, section 1, of the laws of 1994, as amended by chapter 54,
section 1, of the laws of 2005:
For services and expenses related to restoration projects, replacement
acquisition projects or combinations thereof resulting from successful
natural resource damages claims. No portion of this appropriation shall be available for projects for which recovered funds have
not been received including suballocation to the department of health and the office of parks, recreation and historic preservation
(09449451) ... 23,503,000 ........................................ (re. $528,000)

PURE WATERS BOND FUND (CCP)

By chapter 54, section 8, of the laws of 1978, as amended by chapter 55,
section 1, of the laws of 1996:
The sum of two hundred sixty-three million thirty-five thousand nine
hundred sixty-one dollars ($263,035,961) or so much thereof as may
be necessary, is hereby appropriated from the proceeds of the sale
of bonds authorized pursuant to the provisions of chapter one
hundred and seventy-six of the laws of nineteen hundred sixty-five
known as the "Pure Waters Bond Act" for payment to the capital
projects fund as created by section ninety-three of the state
finance law for disbursements from such fund pursuant to appropri-
ations for the payment of the non-municipal share of the cost of
construction of sewage treatment works in the manner and to the
extent specified in section 17-1903 of the environmental conserva-
tion law. Such disbursements are hereinafter referred to as "Pure
Waters disbursements."
The director of the budget is hereby authorized to designate to the
state comptroller appropriations made from the capital projects fund
for purposes for which pure waters expenditures are authorized. The
state comptroller shall at the commencement of each month certify to
the director of the budget, the chairman of the senate finance
committee, and the chairman of the assembly ways and means commit-
tee, the amounts disbursed from the appropriations designated by the
director of the budget from the capital construction fund for pure
waters disbursements for the month preceding such certification.
Such certifications shall not exceed in aggregate the moneys appro-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

priated thereof from the capital projects fund. A copy of each such certification shall also be delivered to the public officer of the respective state department to which such capital projects fund appropriations are made available (01354910) ..... (re. $20,568,000)

RECREATION (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Recreation Purpose

By chapter 54, section 1, of the laws of 2013:
For campground modernization and reconstruction including personal services, fringe benefits and indirect costs (09CM1352) ............
1,000,000 ........................................ (re. $1,000,000)

By chapter 55, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2012:
For alterations and improvements to Belleayre Mountain Ski Center lifts and trails to comply with safety regulations including personal services, fringe benefits and indirect costs, including suballocation to other state departments and agencies (09LS1052) ...
500,000 ............................................. (re. $117,000)

By chapter 55, section 1, of the laws of 2009:
For campground modernization and reconstruction including personal services, fringe benefits and indirect costs (09CM0952) ............
500,000 ............................................. (re. $500,000)

By chapter 55, section 1, of the laws of 2008:
For campground modernization and reconstruction including personal services, fringe benefits and indirect costs (09CM0852) ............
1,000,000 ........................................... (re. $275,000)

By chapter 55, section 1, of the laws of 2006:
For campground modernization and reconstruction including personal services, fringe benefits and indirect costs (09CM0652) ............
1,000,000 ............................................ (re. $18,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2012:
For services and expenses for the construction of a new ski lodge at Belleayre Mountain Ski Center, including suballocation to other state departments and agencies (09BL0652) ......................
5,500,000 ......................................... (re. $3,168,000)

SOLID AND HAZARDOUS WASTE MANAGEMENT (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Hazardous Waste Purpose

By chapter 55, section 1, of the laws of 2016:
For payment by the state, as reimbursement or as an advance from responsible parties or volunteers for remedial and monitoring work at sites contaminated with hazardous waste. No portion of this appropriation shall be available for expenditure until a party or parties either responsible for a site or volunteering to cleanup a site have entered into an agreement with the commissioner of the department of environmental conservation or the commissioner's designee, and which agreement is approved by the director of the budget, providing for repayment to the state of an amount equal to
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS – REAPPROPRIATIONS 2017-18

the amount disbursed from this appropriation. A copy of such agreement shall be filed with the state comptroller, the chairman of the senate finance committee and chairman of the assembly ways and means committee.

Notwithstanding any other provision of law to the contrary, the comptroller is authorized to repay settlements or advances for specified remedial and monitoring projects from this fund with monies of the hazardous waste remedial fund received for such projects pursuant to consent orders and agreements to address sites contaminated with hazardous waste.

The director of the budget shall certify to the comptroller the specific portions of this appropriation for which monies have been received pursuant to such consent orders and agreements (09AD16FP)...

... 8,000,000 ........................................ (re. $8,000,000)

By chapter 54, section 1, of the laws of 2015:

For payment by the state, as reimbursement or as an advance from responsible parties or volunteers for remedial and monitoring work at sites contaminated with hazardous waste. No portion of this appropriation shall be available for expenditure until a party or parties either responsible for a site or volunteering to cleanup a site have entered into an agreement with the commissioner of the department of environmental conservation or the commissioner's designee, and which agreement is approved by the director of the budget, providing for repayment to the state of an amount equal to the amount disbursed from this appropriation. A copy of such agreement shall be filed with the state comptroller, the chairman of the senate finance committee and chairman of the assembly ways and means committee.

Notwithstanding any other provision of law to the contrary, the comptroller is authorized to repay settlements or advances for specified remedial and monitoring projects from this fund with monies of the hazardous waste remedial fund received for such projects pursuant to consent orders and agreements to address sites contaminated with hazardous waste.

The director of the budget shall certify to the comptroller the specific portions of this appropriation for which monies have been received pursuant to such consent orders and agreements (09AD15FP)...

... 8,000,000 ........................................ (re. $5,093,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2010:

For payment by the state, as reimbursement or as an advance from responsible parties for remedial and monitoring work at inactive hazardous waste disposal sites or from volunteers for the voluntary cleanup of contaminated brownfield sites. No portion of this appropriation shall be available for expenditure until a party or parties either responsible for a site or volunteering to cleanup a site have entered into an agreement with the commissioner of the department of environmental conservation or the commissioner's designee, and which agreement is approved by the director of the budget, providing for repayment to the state of an amount equal to the amount disbursed from this appropriation. A copy of such agreement shall be filed with the state comptroller, the chairman of the senate finance committee and chairman of the assembly ways and means committee.

Notwithstanding any other provision of law to the contrary, the comptroller is authorized to repay settlements or advances for specified inactive hazardous waste remedial projects and voluntary cleanup projects from this fund with monies of the hazardous waste remedial fund received for such projects pursuant to inactive hazardous waste site remediation consent orders and voluntary cleanup agreements.

The director of the budget shall certify to the comptroller the
specific portions of this appropriation for which monies have been
received pursuant to such consent orders and voluntary cleanup
agreements (09AD08F7) ... 10,000,000 .............. (re. $3,912,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55,
section 1, of the laws of 2007:
For services and expenses for the Town of Smithtown/Kings Park Psychi-
atric Center Rehabilitation including suballocation to other state
departments and agencies (09KP06F7) ................................ 25,000,000 ....................................... (re. $10,984,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55,
section 1, of the laws of 2006:
For payment by the state, as reimbursement or as an advance from
responsible parties for remedial and monitoring work at inactive
hazardous waste disposal sites or from volunteers for the voluntary
cleanup of contaminated brownfield sites. No portion of this appro-
priation shall be available for expenditure until a party or parties
either responsible for a site or volunteering to cleanup a site have
entered into an agreement with the commissioner of the department of
environmental conservation or the commission's designee, and which
agreement is approved by the director of the budget, providing for
repayment to the state of an amount equal to the amount disbursed
from this appropriation. A copy of such agreement shall be filed
with the state comptroller, the chairman of the senate finance
commitee and chairman of the assembly ways and means committee.

Notwithstanding any other provision of law to the contrary, the comp-
troller is authorized to repay settlements or advances for specified
inactive hazardous waste remedial projects and voluntary cleanup
projects from this fund with monies of the hazardous waste remedial
fund received for such projects pursuant to inactive hazardous waste
site remediation consent orders and voluntary cleanup agreements.
The director of the budget shall certify to the comptroller the
specific portions of this appropriation for which monies have been
received pursuant to such consent orders and voluntary cleanup
agreements (09AD04F7) ... 30,000,000 .............. (re. $1,523,000)

By chapter 55, section 1, of the laws of 1999:
For payment by the state, as an advance for remedial and monitoring
work at inactive hazardous waste disposal sites. No portion of this
appropriation shall be available for expenditure until a party or
parties responsible for a site have entered into an agreement with
the commissioner of the department of environmental conservation,
and which agreement is approved by the director of the budget,
providing for repayment to the state of an amount equal to the
amount disbursed from this appropriation. A copy of such agreement
shall be filed with the state comptroller, the chairman of the
senate finance committee and chairman of the assembly ways and means
committee.

Notwithstanding any other provision of law to the contrary, the comp-
troller is authorized to repay advances for specified inactive
hazardous waste remedial projects from this fund with monies of the
hazardous waste remedial fund received for such projects pursuant to
inactive hazardous waste site remediation consent orders. The direc-
tor of the budget shall certify to the comptroller the specific
portions of this appropriation for which monies have been received
pursuant to such consent orders (09AD99F7) .......................... 60,000,000 .......................... (re. $2,802,000)
By chapter 55, section 1, of the laws of 1998:
For payment by the state, as an advance for remedial and monitoring work at inactive hazardous waste disposal sites (09AD98F7) ...........
30,000,000 ....................................................... (re. $501,000)

Capital Projects Funds - Other
Hazardous Waste Remedial Fund
Hazardous Waste Cleanup Account
Hazardous Waste Purpose

By chapter 55, section 1, of the laws of 2016:
For payment of the state share of the costs of hazardous waste site remediation projects, in accordance with title 13 of article 27 of the environmental conservation law and section 97-b of the state finance law, for projects, and for payment of state costs associated with the remediation of offsite contamination at significant threat sites as provided for in section 27-1411 of the environmental conservation law, including personal service and fringe benefits of the departments of environmental conservation, health and law and including suballocations to the departments of health and law and including costs incidental and appurtenant thereto, provided that a portion of such amount may be available for environmental restoration projects in accordance with title 5 of article 56 of the environmental conservation law (09HB16F7) ..................
100,000,000 ..................................................... (re. $82,502,000)

By chapter 54, section 1, of the laws of 2015:
For payment of the state share of the costs of hazardous waste site remediation projects, in accordance with title 13 of article 27 of the environmental conservation law and section 97-b of the state finance law, for projects, and for payment of state costs associated with the remediation of offsite contamination at significant threat sites as provided for in section 27-1411 of the environmental conservation law, including personal service and fringe benefits of the departments of environmental conservation, health and law and including suballocations to the departments of health and law and including costs incidental and appurtenant thereto (09HB15F7) ......
120,000,000 ..................................................... (re. $11,588,000)

By chapter 54, section 1, of the laws of 2011:
For payment of the state share of the costs of hazardous waste site remediation projects, in accordance with title 13 of article 27 of the environmental conservation law and section 97-b of the state finance law, for projects, and for payment of state costs associated with the remediation of offsite contamination at significant threat sites as provided for in section 27-1411 of the environmental...
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

conservation law, including personal services and fringe benefits of
the departments of environmental conservation, health and law and
including costs incidental and appurtenant thereto (09HB11F7) .......
120,000,000 ........................................ (re. $43,670,000)

By chapter 55, section 1, of the laws of 2010:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and fringe benefits of
the departments of environmental conservation, health and law and
including suballocations to the departments of health and law and
including costs incidental and appurtenant thereto (09HB10F7) ...... 120,000,000 ....................................... (re. $23,618,000)

By chapter 55, section 1, of the laws of 2009:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and fringe benefits of
the departments of environmental conservation, health and law and
including suballocations to the departments of health and law and
including costs incidental and appurtenant thereto (09HB09F7) ...... 120,000,000 ...................................... (re. $4,989,000)

By chapter 55, section 1, of the laws of 2008:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and fringe benefits of
the departments of environmental conservation, health and law and
including suballocations to the departments of health and law and
including costs incidental and appurtenant thereto (09HB08F7) ...... 120,000,000 ....................................... (re. $32,031,000)

By chapter 55, section 1, of the laws of 2007:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and fringe benefits of
the departments of environmental conservation, health and law and
including suballocations to the departments of health and law and
including costs incidental and appurtenant thereto (09HB07F7) ...... 120,000,000 ...................................... (re. $3,539,000)

By chapter 55, section 1, of the laws of 2006:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and fringe benefits of
the departments of environmental conservation, health and law and
including suballocations to the departments of health and law and
including costs incidental and appurtenant thereto (09HB06F7) ...... 120,000,000 ........................................ (re. $3,465,000)

By chapter 55, section 1, of the laws of 2005:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and related fringe
benefits of the departments of environmental conservation, health
and law and including suballocations to the departments of health
and law and including costs incidental and appurtenant thereto
(09HB05F7) ... 120,000,000 ........................................ (re. $2,582,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55,
section 1, of the laws of 2005:
For payment of the state share of the costs of hazardous waste site
remediation projects, in accordance with title 13 of article 27 of
the environmental conservation law and section 97-b of the state
finance law, for projects, and for payment of state costs associated
with the remediation of offsite contamination at significant threat
sites as provided for in section 27-1411 of the environmental
conservation law, including personal services and related fringe
benefits of the departments of environmental conservation, health
and law and including suballocations to the departments of health
and law and including costs incidental and appurtenant thereto
(09HB04F7) ... 120,222,000 ........................................ (re. $5,950,000)

SCHEDULE

Personal service .............................. 15,855,844
Nonpersonal service .............................. 975,871
Fringe benefits ................................ 5,746,290

Maintenance undistributed
For services and expenses related to the
hazardous waste remedial program at the
department of health and for suballocation
to the department of health ....................... 5,880,163
For services and expenses related to the
hazardous waste remedial program at the
department of law and for suballocation to
the department of law ............................... 763,832
For payment of the state share of the costs
of hazardous waste site remediation
projects in accordance with title 13 of
article 27 of the environmental conserva-
tion law and section 97-b of the state
finance law and for payment of state costs
associated with the remediation of offsite
contamination at significant threat sites
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

as provided for in section 27-1411 of the environmental conservation law, including costs incidental and appurtenant thereto .... 91,000,000

Available for maintenance undistributed ..... 97,643,995

Total of schedule ......................... 120,222,000

By chapter 55, section 1, of the laws of 2003, as amended by chapter 1, part I, section 5, of the laws of 2003:
For payment of the state share of costs of hazardous waste site remediation projects, in accordance with title 13 of article 27 of the environmental conservation law and section 97-b of the state finance law, for projects, and for payment of state costs associated with the remediation of offsite contamination at significant threat sites as provided for in section 27-1411 of the environmental conservation law, including personal services and related fringe benefits of the departments of environmental conservation, health and law and including costs incidental and appurtenant thereto (09HB03F7) ...... 120,000,000 ....................................... (re. $6,716,000)

SCHEDULE

Personal service .......................... 15,700,000
Nonpersonal service ........................ 966,325
Fringe benefits ........................... 5,689,680

Maintenance undistributed  
For services and expenses related to the hazardous waste remedial program at the department of health and for suballocation to the department of health .................... 5,880,163
For services and expenses related to the hazardous waste remedial program at the department of law and for suballocation to the department of law .............................. 763,832
For payment of the state share of the costs of hazardous waste site remediation projects in accordance with title 13 of article 27 of the environmental conservation law and section 97-b of the state finance law and for payment of state costs associated with the remediation of offsite contamination at significant threat sites as provided for in section 27-1411 of the environmental conservation law, including costs incidental and appurtenant thereto .... 91,000,000

Available for maintenance undistributed ..... 97,643,995

Total of schedule ......................... 120,000,000

Capital Projects Funds - Other
Hazardous Waste Remedial Fund
Hazardous Waste Remediation Oversight and Assistance Account
Hazardous Waste Purpose

By chapter 55, section 1, of the laws of 2016:
For the personal services and fringe benefits of the department of environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2016 (09BC16F7) ... 6,000,000 ....................... (re. $4,539,000)

By chapter 54, section 1, of the laws of 2015:
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2015 (09BC15F7) ... 6,000,000 ....................... (re. $630,000)

By chapter 54, section 1, of the laws of 2014:
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2014 (09BC14F7) ... 6,000,000 ....................... (re. $440,000)

By chapter 54, section 1, of the laws of 2013:
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2013 (09BC13F7) ... 6,000,000 ....................... (re. $629,000)

By chapter 54, section 1, of the laws of 2012:
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2012 (09BC12F7) ... 10,000,000 ..................... (re. $4,405,000)

By chapter 54, section 1, of the laws of 2011:
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2011 (09BC11F7) ... 10,000,000 ..................... (re. $5,564,000)

By chapter 55, section 1, of the laws of 2010:
For the following purposes: non-bondable services and expenses associ-
ated with the brownfield cleanup and hazardous waste remediation
projects; and, suballocation to other state departments and agen-
cies; and for other brownfield site cleanup hazardous waste purposes
(09TG10F7) ... 2,250,000 .......................... (re. $2,250,000)

For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2010 (09BC10F7) ... 10,000,000 ..................... (re. $5,414,000)

By chapter 55, section 1, of the laws of 2009:
For the following purposes: non-bondable services and expenses associ-
ated with the brownfield cleanup and hazardous waste remediation
projects; and, suballocation to other state departments and agen-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

cies; and for other brownfield site cleanup hazardous waste purposes
(09TG09F7) ... 2,250,000 ......................... (re. $2,250,000)
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2009 (09BC09F7) ... 10,000,000 .................... (re. $3,462,000)

By chapter 55, section 1, of the laws of 2008:
For the following purposes: non-bondable services and expenses associ-\nated with the brownfield cleanup and hazardous waste remediation
projects; and, suballocation to other state departments and agen-\ncies; and for other brownfield site cleanup hazardous waste purposes
(09TG08F7) ... 2,250,000 ......................... (re. $2,250,000)
For the following purposes: non-bondable services and expenses associ-\nated with the brownfield cleanup and hazardous waste remediation
projects; grants authorized pursuant to section 970-r of the general
municipal law; and, suballocation to other state departments and
agencies; and for other brownfield site cleanup hazardous waste
purposes (09BA08F7) ... 2,750,000 .................. (re. $1,934,000)
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2008 (09BC08F7) ... 10,275,000 .................. (re. $2,022,000)

By chapter 55, section 1, of the laws of 2007:
For the following purposes: non-bondable services and expenses associ-\nated with the brownfield cleanup and hazardous waste remediation
projects; and, suballocation to other state departments and agen-\ncies; and for other brownfield site cleanup hazardous waste purposes
(09TG07F7) ... 2,250,000 ......................... (re. $715,000)
For the following purposes: non-bondable services and expenses associ-\nated with the brownfield cleanup and hazardous waste remediation
projects; grants authorized pursuant to section 970-r of the general
municipal law; and, suballocation to other state departments and
agencies; and for other brownfield site cleanup hazardous waste
purposes (09BA07F7) ... 12,750,000 ................ (re. $3,318,000)
For the personal services and fringe benefits of the department of
environmental conservation including suballocation to the department
of health related to the brownfield cleanup program pursuant to
title 14 of article 27 of the environmental conservation law and the
voluntary cleanup program including costs incurred prior to April 1,
2007 (09BC07F7) ... 9,375,000 .................... (re. $3,417,000)

By chapter 55, section 1, of the laws of 2006:
For the following purposes pursuant to a memorandum of understanding
to be executed by the governor, the temporary president of the
senate and the speaker of the assembly: non-bondable services and
expenses associated with the brownfield cleanup and hazardous waste
remediation projects; grants authorized pursuant to section 970-r of
the general municipal law; technical assistance grants pursuant to
titles 13 and 14 of article 27 of the environmental conservation
law; services and expenses associated with negotiating and oversee-\ning implementation of brownfield site cleanup agreements in accord-
ance with title 14 of article 27 of the environmental conservation
law; including personal services and fringe benefits of the depart-
ment of environmental conservation including costs incidental and
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

For the personal services and fringe benefits of the department of environmental conservation including suballocation to the department of health related to the brownfield cleanup program pursuant to title 14 of article 27 of the environmental conservation law and the voluntary cleanup program including costs incurred prior to April 1, 2006 (09BC06F7) ... 7,375,000 .......................... (re. $702,000)

By chapter 55, section 1, of the laws of 2005:

For the following purposes pursuant to a memorandum of understanding to be executed by the governor, the temporary president of the senate and the speaker of the assembly: non-bondable services and expenses associated with the brownfield cleanup and hazardous waste remediation projects; grants authorized pursuant to section 970-r of the general municipal law; technical assistance grants pursuant to titles 13 and 14 of article 27 of the environmental conservation law; services and expenses associated with negotiating and overseeing implementation of brownfield site cleanup agreements in accordance with title 14 of article 27 of the environmental conservation law; including personal services and related fringe benefits of the department of environmental conservation including costs incidental and appurtenant thereto including suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (09HT05F7) ................................ 15,000,000 .......................... (re. $6,382,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2009:

For the following purposes pursuant to a Memorandum of Understanding to be executed by the Governor, the temporary president of the Senate and the speaker of the Assembly: non-bondable services and expenses associated with brownfield clean up and hazardous waste remediation projects; grants authorized pursuant to section 970-r of the general municipal law; technical assistance grants pursuant to titles 13 and 14 of article 27 of the environmental conservation law; including personal services and related fringe benefits of the department of environmental conservation including costs incidental and appurtenant thereto including suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (09HT04F7) ................................. 15,000,000 .......................... (re. $6,382,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, section 1, of the laws of 2009:

For the following purposes pursuant to a Memorandum of Understanding to be executed by the Governor, the temporary president of the Senate and the speaker of the Assembly: non-bondable services and expenses associated with brownfield cleanup and hazardous waste remediation projects; grants authorized pursuant to section 970-r of the general municipal law; technical assistance grants pursuant to titles 13 and 14 of article 27 of the environmental conservation law; including personal services and related fringe benefits of the department of environmental conservation including costs incidental and appurtenant thereto including suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (09HT03F7) ................................. 15,000,000 .......................... (re. $6,382,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

law; services and expenses associated with negotiating and oversee- ing implementation of brownfield site cleanup agreements in accord- ance with title 14 of article 27 of the environmental conservation law; including personal services and related fringe benefits of the department of environmental conservation including costs incidental and appurtenant thereto including suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (09HT03F7) ................................ 15,000,000 ........................ (re. $8,371,000)

Capital Projects Funds - Other
Hazardous Waste Remedial Fund
Hazardous Waste Remediation Site Investigation and Construction Account
Hazardous Waste Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses related to Hazardous Waste Program, including personal service, fringe benefits and non-bondable services and expenses related to hazardous waste remediation projects (09IN16F7) ... 2,000,000 .................. (re. $2,000,000)

SOLID AND HAZARDOUS WASTE MANAGEMENT - EQBA 86 (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Hazardous Waste Purpose

By chapter 55, section 1, of the laws of 1999:
For payment of the state's share of the costs of hazardous waste site remediation projects, in accordance with the provisions of title 3 of article 52 of the environmental conservation law, for projects, including costs incidental and appurtenant thereto, and for payment of reimbursements to the hazardous waste remedial fund for services and expenses of the departments of environmental conservation, law and health, including fringe benefits (09HW99F7) ................. 37,625,000 ............................... (re. $579,000)

By chapter 55, section 1, of the laws of 1997:
For payment of the state's share of the costs of hazardous waste site remediation projects, in accordance with the provisions of title 3 of article 52 of the environmental conservation law, for projects, including costs incidental and appurtenant thereto (09HW97F7) ... ..... 30,000,000 .......................... (re. $501,000)

By chapter 55, section 1, of the laws of 1996:
For payment of the state's share of the costs of hazardous waste site remediation projects, in accordance with the provisions of title 3 of article 52 of the environmental conservation law, for projects, including costs incidental and appurtenant thereto (09HW96F7) ... ..... 32,800,000 ........................ (re. $228,000)

By chapter 54, section 1, of the laws of 1995:
For payment of the state's share of the costs of hazardous waste site remediation projects, in accordance with the provisions of title 3 of article 52 of the environmental conservation law, for projects, including costs incidental and appurtenant thereto (09HW95F7) ... ..... 66,000,000 .............................. (re. $1,642,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 54, section 1, of the laws of 1994:
2 For payment of the state's share of the costs of hazardous waste site
3 remediation projects, in accordance with the provisions of title 3
4 of article 52 of the environmental conservation law, for projects,
5 including costs incidental and appurtenant thereto (09HW94F7)
6 ... ..... 150,000,000 .......................... (re. $11,785,000)
7
8 By chapter 54, section 1, of the laws of 1993:
9 For payment of the state's share of the costs of hazardous waste site
10 remediation projects, in accordance with the provisions of title 3
11 of article 52 of the environmental conservation law, for projects,
12 including costs incidental and appurtenant thereto (09HW93F7)
13 ... ..... 140,000,000 .......................... (re. $9,501,000)
14
15 By chapter 54, section 1, of the laws of 1992:
16 For payment of the state's share of the costs of hazardous waste site
17 remediation projects, in accordance with the provisions of title 3
18 of article 52 of the environmental conservation law, for projects,
19 including costs incidental and appurtenant thereto (09HW92F7)
20 ... ..... 204,000,000 .......................... (re. $4,298,000)
21
22 By chapter 54, section 1, of the laws of 1991, as amended by chapter 54,
23 section 3, of the laws of 1992:
24 For payment of the state's share of the costs of hazardous waste site
25 remediation projects, in accordance with the provisions of title 3
26 of article 52 of the environmental conservation law, for projects,
27 including costs incidental and appurtenant thereto (091691F7)
28 ... ..... 110,000,000 .......................... (re. $5,050,000)
29
30 By chapter 54, section 1, of the laws of 1990, as amended by chapter 54,
31 section 3, of the laws of 1991:
32 For payment of the state's share of the costs of hazardous waste site
33 remediation projects, in accordance with the provisions of title 3
34 of article 52 of the environmental conservation law, for projects,
35 including costs incidental and appurtenant thereto (095390F7)
36 ... ..... 173,575,000 .......................... (re. $10,170,000)
37
38 By chapter 54, section 1, of the laws of 1989, as amended by chapter 54,
39 section 3, of the laws of 1990:
40 For payment of the state's share of the costs of hazardous waste site
41 remediation projects, in accordance with the provisions of title 3
42 of article 52 of the environmental conservation law, for projects,
43 including costs incidental and appurtenant thereto (095489F7)
44 ... ..... 26,000,000 .......................... (re. $1,960,000)
45
46 By chapter 54, section 1, of the laws of 1987, as amended by chapter 54,
47 section 3, of the laws of 1990:
48 For payment of the state's share of the costs of hazardous waste site
49 remediation projects, in accordance with the provisions of title 3
50 of article fifty-two of the environmental conservation law,
51 for projects, including the transfer of obligations from capital
52 projects appropriations funded from the hazardous waste remedial
53 fund - 312 and including costs incidental and appurtenant thereto,
54 (095887F7) ... ..... 100,000,000 .......................... (re. $1,499,000)
55
56 Capital Projects Funds - Other
57 Capital Projects Fund
58 Solid Waste Management Purpose
59
60 By chapter 55, section 1, of the laws of 2010:
61 For payment of the state share of the costs of municipal landfill
62 closure projects, in accordance with the provisions of article 52
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

and title 5 of article 54 of the environmental conservation law, for
projects, including costs incidental and appurtenant thereto and the
payment of liabilities incurred prior to April 1, 2010 (09571056)
... 342,000 .............................................. (re. $342,000)

By chapter 54, section 1, of the laws of 1991:
For payment of the state's share of the costs of municipal landfill
closure projects, in accordance with the provisions of article 52
and title 5 of article 54 of the environmental conservation law, for
projects, including costs incidental and appurtenant thereto
(09279156) ... ..... 50,000,000 .................... (re. $188,000)

SOLID WASTE - CLEAN WATER/CLEAN AIR (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Solid Waste Management Purpose

By chapter 54, section 1, of the laws of 2001:
For state assistance payments for the state share of the costs of
solid waste projects in accordance with the provisions of title 4 of
article 56 of the environmental conservation law for project costs,
including costs incidental and appurtenant thereto and for payment
of reimbursements to the clean water/clean air implementation fund
for services and expenses of state departments and agencies, includ-
ing fringe benefits, hereinafter referred to as "Solid Waste Project
Disbursements". The moneys appropriated herein may be suballocated
to other state departments and agencies.
Notwithstanding the provisions of any general or special law, the
moneys hereby appropriated shall be available for solid waste
projects in accordance with title 4 of article 56 of the environ-
mental conservation law upon the issuance of a certificate of
approval of availability by the director of the division of the
budget.
The state comptroller shall at the commencement of each month certify
to the director of the division of the budget, the commissioner of
environmental conservation, the chairman of the senate finance
committee, and the chairman of the assembly ways and means committee
the amounts disbursed from this appropriation for "Solid Waste
Project Disbursements" for the month preceding such certification
(09BA0156) ... 45,000,000 ....................... (re. $200,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fresh Kills landfill closure</td>
<td>30,000</td>
</tr>
<tr>
<td>Municipal landfill projects</td>
<td>2,000</td>
</tr>
<tr>
<td>Municipal recycling projects</td>
<td>15,000</td>
</tr>
<tr>
<td>Total</td>
<td>45,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2000:
For state assistance payments for the state share of the costs of
solid waste projects in accordance with the provisions of title 4 of
article 56 of the environmental conservation law for project costs,
including costs incidental and appurtenant thereto and for payment
of reimbursements to the clean water/clean air implementation fund
for services and expenses of state departments and agencies, includ-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for solid waste projects in accordance with title 4 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The moneys hereby appropriated shall be available for solid waste projects in accordance with title 4 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Solid Waste Project Disbursements" for the month preceding such certification.

(09BA0056) ... 16,500,000 ..................... (re. $130,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>Fresh Kills landfill closure</td>
<td>10,000</td>
</tr>
<tr>
<td>Municipal landfill projects</td>
<td>1,500</td>
</tr>
<tr>
<td>Municipal recycling projects</td>
<td>5,000</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>16,500</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 1998:

For state assistance payments for the state share of the costs of solid waste projects in accordance with the provisions of title 4 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Solid Waste Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for solid waste projects in accordance with title 4 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Solid Waste Project Disbursements" for the month preceding such certification.

(09BA9856) ... 25,000,000 ..................... (re. $199,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>Fresh Kills landfill closure</td>
<td>15,000</td>
</tr>
<tr>
<td>Municipal landfill projects</td>
<td>5,000</td>
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</tbody>
</table>
### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

**CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipal recycling projects</td>
<td>$5,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$25,000</strong></td>
</tr>
</tbody>
</table>

By chapter 413, section 28, of the laws of 1996, as amended by chapter 55, section 1, of the laws of 1997:

For state assistance payments for the state share of the costs of solid waste projects in accordance with the provisions of title 4 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Solid Waste Project Disbursements". The moneys appropriated herein may be suballocated to other state departments and agencies.

Notwithstanding the provisions of any general or special law, moneys hereby appropriated shall be available for solid waste projects in accordance with title 4 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller at the commencement of each month shall certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Solid Waste Project Disbursements" for the month preceding such certification.

### SOLID WASTE MANAGEMENT (CCP)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Capital Projects Fund</td>
<td></td>
</tr>
<tr>
<td>Solid Waste Purpose</td>
<td></td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2016:

For pre-closure and post-closure costs associated with Adirondack landfills pursuant to agreements with Essex county (09EX1656) ...... $500,000 ............................................. (re. $500,000)

By chapter 55, section 1, of the laws of 2010:

For post-closure costs associated with the state-owned Rush Landfill including suballocation to other state departments and agencies (09RL1056) ... 50,000 ............................................. (re. $50,000)

By chapter 55, section 1, of the laws of 2009:

For post-closure costs associated with the state-owned Rush Landfill including suballocation to other state departments and agencies (09RL0956) ... 50,000 ................................. (re. $8,000)

By chapter 55, section 1, of the laws of 2008:

For post-closure costs associated with the state-owned Rush Landfill including suballocation to other state departments and agencies (09RL0856) ... 50,000 ................................. (re. $8,000)

By chapter 55, section 1, of the laws of 2007:

For pre-closure and post-closure costs associated with Adirondack landfills pursuant to agreements with Essex county (09EX0756) ...... 400,000 ............................................. (re. $400,000)

For post-closure costs associated with the state-owned Rush Landfill including suballocation to other state departments and agencies (09RL0756) ... 350,000 .............................. (re. $350,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2006:
For pre-closure and post-closure costs associated with Adirondack
landfills pursuant to agreements with Essex county (09EX0656)
495,000 ............................................. (re. $132,000)
For post-closure costs associated with the state-owned Rush Landfill
including suballocation to other state departments and agencies
(09RL0656) ... 450,000 ............................................. (re. $112,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Hazardous Waste Purpose

By chapter 55, section 1, of the laws of 2016:
For the federal share of the cleanup of hazardous waste sites pursuant
to the provision of the federal comprehensive environmental
response, compensation and liability act of 1980 reauthorization or
amendments thereto including suballocation to other state departments and agencies (09FS16F7) ................................ 30,000,000 ....................................... (re. $30,000,000)

By chapter 55, section 1, of the laws of 2004:
For the federal share of the cleanup of hazardous waste sites pursuant
to the provision of the federal comprehensive environmental
response, compensation and liability act of 1980 reauthorization or
amendments thereto including suballocation to other state departments and agencies (09FS04F7) ... 10,000,000 ...... (re. $8,239,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55,
section 1, of the laws of 2005:
For the federal share of the cleanup of hazardous waste sites pursuant
to the provision of the federal comprehensive environmental
response, compensation and liability act of 1980 reauthorization or
amendments thereto including suballocation to other state departments and agencies (09FS99F7) ... 30,082,000 ...... (re. $4,386,000)

By chapter 54, section 1, of the laws of 1986, as amended by chapter 55,
section 1, of the laws of 1997:
For the federal share of the cleanup of hazardous waste sites pursuant
to the provision of the federal comprehensive environmental
response, compensation and liability act of 1980 reauthorization or
amendments thereto including suballocation to the department of
health (090486F7) ... 55,000,000 .................. (re. $3,609,000)

By chapter 54, section 1, of the laws of 1983, as amended by chapter 55,
section 1, of the laws of 1997:
For the federal share of the clean up of hazardous waste sites pursuant
to the provision of the federal comprehensive environmental
response, compensation and liability act of 1980 reauthorization or
amendments thereto including suballocation to the department of
health (028789F7) ........................................ (re. $2,330,000)

SOLID WASTE MANAGEMENT - EQBA (CCP)
Capital Projects Funds - Other
Capital Projects Fund
Solid Waste Management Purpose
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Municipal Solid Waste Management Projects

By chapter 54, section 1, of the laws of 1989, as amended by chapter 54, section 1, of the laws of 2002:
For the state share of the costs of municipal solid waste management projects, including the payment of liabilities incurred prior to April 1, 1989, in accordance with the following schedule and with the provisions of title 9 of article 51 of the environmental conservation law, including costs incidental and appurtenant thereto, hereinafter referred to as "Municipal Solid Waste Management Disbursements."
Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for municipal solid waste management expenditures approved for municipal solid waste management projects in accordance with section 51-0905 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget. The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee and the chairman of the assembly ways and means committee the amounts expended from this appropriation for "Municipal Solid Waste Management Disbursements" for each approved project for the month preceding such certification (09A58956) ...... 6,250,000 ........................................... (re. $115,000)

ESTIMATED

STATE

PROJECT

SHARE

(thousands of dollars)

Brookhaven. Notwithstanding the provisions of any general or special law, the amounts hereby appropriated, in whole or in part, for municipal solid waste management projects may be used by the Town of Brookhaven, for the purpose of providing recycling, materials recovery, and solid waste management services within Suffolk and Nassau counties. In addition to other purposes allowed by law, such funds may be used for the purpose of acquiring land and making improvements thereon; for the purpose of constructing new structures or purchasing existing structures and making improvements thereon; and for the purchase of resource recovery equipment and source separation equipment as such terms are defined in section 51-0903 of the environmental conservation law. Notwithstanding the
provisions of subdivision 1
of section 51-0905 of the
environmental conservation
law, this project for the
Town of Brookhaven is hereby
deemed to be eligible for a
payment of the funds herein
appropriated for eligible
project costs ...................... 6,250

Total ............................ 6,250

By chapter 54, section 1, of the laws of 1985, as amended by chapter 54,
section 1, of the laws of 2002:
For the state share of the cost of municipal solid waste management
projects, including the payment of liabilities incurred prior to
April one, nineteen hundred eighty-five, in accordance with the
following schedule and with the provisions of title nine of article
fifty-one of the environmental conservation law, including costs
incidental and appurtenant thereto, hereinafter referred to as
"Municipal Solid Waste Management Disbursements."
Notwithstanding the provisions of any general or special law, the
moneys hereby appropriated shall be available for municipal solid
waste management expenditures approved for municipal solid waste
management projects in accordance with section 51-0905 of the envi-
rionmental conservation law upon the issuance of a certificate of
approval of availability by the director of the division of the
budget.
The state comptroller shall at the commencement of each month certify
the amounts expended from this appropriation for "Municipal Solid
Waste Management Disbursements" for each approved project for the
month preceding such certification (09108556) ......................
7,812,000 ............................................ (re. $32,000)

project schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>ESTIMATED</th>
</tr>
</thead>
<tbody>
<tr>
<td>STATE SHARE</td>
<td></td>
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<tr>
<td>-------------------------------------</td>
<td>-----------</td>
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<tr>
<td>(thousands)</td>
<td></td>
</tr>
<tr>
<td>St. Lawrence</td>
<td>$750</td>
</tr>
<tr>
<td>Broome</td>
<td>5,562</td>
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<tr>
<td>Oneida</td>
<td>1,000</td>
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<tr>
<td>Source separation and recycl-</td>
<td></td>
</tr>
<tr>
<td>ing projects, Nassau and</td>
<td></td>
</tr>
<tr>
<td>Suffolk counties</td>
<td>500</td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$7,812</td>
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</table>

By chapter 54, section 1, of the laws of 1975, as amended by chapter 54,
section 3, of the laws of 1990, and as adjusted by certificate of
transfer issued pursuant to the provisions of section 93 of the
state finance law as amended, for:
The state share of the cost of municipal solid waste management
projects, including the payment of liabilities incurred prior to
April 1, 1975 (00320856) ... ..... 40,285,000 ... (re. $3,361,000)
By chapter 673, section 6, of the laws of 1973, as amended by chapter 54, section 1, of the laws of 2002:

The state share of the cost of municipal solid waste management projects in accordance with the following schedule and the provisions of title nine of article fifty-one of the environmental conservation law, including costs incidental and appurtenant there- to, hereinafter referred to as "Municipal Solid Waste Management Disbursements."

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for municipal solid waste management projects approved for municipal solid waste management projects in accordance with the following schedule as provided by section 51-0905 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget. A copy of such certificate shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time subject to the approval of the director of the division of the budget and a copy of each such amendment shall be filed with the state comptroller, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Municipal Solid Waste Management Disbursements for the month preceding such certification. The moneys hereby appropriated, when made available pursuant to a certificate of approval of availability issued by the director of the division of the budget, shall be paid from the capital construction fund on the audit and warrant of the state comptroller on vouchers approved by the commissioner of environmental conservation (00319256) ... 38,339,000 .............. (re. $725,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>ESTIMATED UNIT COST</th>
<th>ELIGIBLE UNIT SHARE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resource Recovery Projects</td>
<td>$38,000</td>
<td>$14,000</td>
</tr>
</tbody>
</table>

(Notwithstanding the provisions of any general or special law, the amounts hereby appropriated for resource recovery projects within the city of New York, shall be used by such city for the purpose of implementing a local law or ordinance governing the source separation and segregation of recyclable or reusable materials, pursuant to section 120-aa of the general municipal law. In addition to other purposes allowed by law, such funds may be used for the purpose of constructing new structures or purchasing existing structures and making improvements thereon; for the purpose of purchasing resource recovery equipment, and source separation equipment, as such
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Terms are defined in section 51-0903 of the environmental conservation law, provided that such purposes are necessary to the implementation of the local law or ordinance required pursuant to section 120-aa of the general municipal law.)

Town of Smithtown ................................... 2,600 1,300
(Notwithstanding the provisions of article fifty-one of the environmental conservation law, any rules and regulations and any general or special law, this project for the Town of Smithtown is hereby deemed to be eligible for a State grant of fifty percent of the eligible project cost)

Chemung County .................................. 1,008 556
Monroe County ................................... 18,000 9,000
Onondaga County .................................. 1,000 295
Westchester County .............................. 12,000 6,000
Various Solid Waste Disposal Projects statewide . 14,000 3,500
Solid Waste Management Projects

Town of North Hempstead ......................... 8,000 3,688

(Notwithstanding any other section of law, rule, or regulation, any reimbursement for project costs pursuant to this reapropriation shall be eligible for up to fifty percent of the total cost of the project)

Total .......................................                $38,339

WATER RESOURCES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Flood Control Purpose

By chapter 55, section 1, of the laws of 2016:
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects; for coastal erosion hazard area mapping of the state's Atlantic Ocean and Great Lakes coastlines and the state share of costs associated with matching federal funds for a statewide flood plain map modernization program; for the state share of costs associated with the installation and/or reinstallation, upgrade, monitoring and maintenance of a statewide network of stream flow gauges, including personal service, non-personal service, fringe benefits and indirect costs, including suballocation to other state departments and agencies (09FL1663) ... 2,250,000 ......................................... (re. $2,250,000)

For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective municipality has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09AD1663) ... 3,000,000 ................... (re. $3,000,000)

By chapter 54, section 1, of the laws of 2015:
For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be
available until the respective municipality has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09AD1563) ... 3,000,000 ................. (re. $3,000,000)

By chapter 54, section 1, of the laws of 2014:
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects; for coastal erosion hazard area mapping of the state's Atlantic Ocean and Great Lakes coastlines and the state share of costs associated with matching federal funds for a statewide flood plain map modernization program; for the state share of costs associated with the installation and/or reinstallation, upgrade, monitoring and maintenance of a statewide network of stream flow gauges, including personal service, non-personal service, fringe benefits and indirect costs, including suballocation to other state departments and agencies (09FL1463) ........ 1,000,000 ......................... (re. $675,000)

By chapter 54, section 1, of the laws of 2013:
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects; for coastal erosion hazard area mapping of the state's Atlantic Ocean and Great Lakes coastlines and the state share of costs associated with matching federal funds for a statewide flood plain map modernization program; for the state share of costs associated with the installation and/or reinstallation, upgrade, monitoring and maintenance of a statewide network of stream flow gauges, including personal service, non-personal service, fringe benefits and indirect costs, including suballocation to other state departments and agencies (09FL1363) ........ 500,000 ............................................. (re. $500,000)

By chapter 54, section 1, of the laws of 2012:
For the state's share including personal service, non-personal service, fringe benefits and indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W11263) ... 1,000,000 ........ (re. $1,000,000)
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects; for coastal erosion hazard area mapping of the state's Atlantic Ocean and Great Lakes coastlines and the state share of costs associated with matching federal funds for a statewide flood plain map modernization program; for the state share of costs associated with the installation and/or reinstallation, upgrade, monitoring and maintenance of a statewide network of stream flow gauges, including personal service, non-personal service, fringe benefits and indirect costs, including sublocation to other state departments and agencies (09FL1263) ........ 5,000,000 ......................................... (re. $1,940,000)

By chapter 54, section 1, of the laws of 2011:
For the state's share including personal services, fringe benefits and indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W11163) ........ 1,000,000 ........................................ (re. $1,000,000)
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects including personal services and fringe benefits, including suballocation to other state departments and agencies (09FL1163) ................................ 1,000,000 ......................................... (re. $1,000,000)
For services and expenses for the state share of costs associated with matching federal funds for a statewide flood plain map modernization program, including suballocation to other state departments and agencies (09FP1163) ... 834,000 ................. (re. $834,000)

By chapter 55, section 1, of the laws of 2010:
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects including personal services and fringe benefits, including suballocation to other state departments and agencies (09FL1063) ................................ 1,000,000 ........................................... (re. $1,000,000)
For services and expenses for the state share of costs associated with matching federal funds for a statewide flood plain map modernization program, including suballocation to other state departments and agencies (09FP1063) ... 834,000 .................... (re. $834,000)

By chapter 55, section 1, of the laws of 2009:
For the state's share including personal services, fringe benefits and indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W10963) ........ 1,000,000 .......................... (re. $1,000,000)
For various new and existing flood protection projects including the state share of federal sponsored flood control projects, and the maintenance of existing flood control projects including personal services and fringe benefits, including suballocation to other state departments and agencies (09FL0963) ... 1,000,000 ... (re. $370,000)
For services and expenses for the state share of costs associated with matching federal funds for a statewide flood plain map modernization program, including suballocation to other state departments and agencies (09FP0963) ... 834,000 ..................... (re. $834,000)

By chapter 55, section 1, of the laws of 2008:
For the state's share including personal services, fringe benefits and indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W10863) ........ 50,000 ........................................ (re. $22,000)
For services and expenses for the state share of costs associated with matching federal funds for a statewide flood plain map modernization program, including suballocation to other state departments and agencies (09FP0863) ... 834,000 ..................... (re. $834,000)

By chapter 55, section 1, of the laws of 2007:
For various dam safety projects (09FD0763) .......................... 300,000 ........................................ (re. $261,000)

By chapter 55, section 1, of the laws of 2006:
For the state's share including personal services, fringe benefits and indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W10663) ........ 797,000 ........................................ (re. $537,000)
For services and expenses for the state share of costs associated with matching federal funds for a statewide flood plain map modernization program, including suballocation to other state departments and agencies (09FP0663) ... 834,000 ..................... (re. $145,000)

By chapter 55, section 1, of the laws of 2005:
For the state's share including personal services, fringe benefits and indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W10563) ........ 800,000 ........................................ (re. $800,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 55, section 1, of the laws of 2004:
For the state's share including personal services, fringe benefits and
indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W10463) ....
1,000,000 ............................................. (re. $1,000,000)

By chapter 55, section 1, of the laws of 2003:
For the state's share including personal services, fringe benefits and
indirect costs of various shore protection projects including suballocation to other state departments and agencies (09W10363) ....
2,210,000 ............................................. (re. $337,000)
For the state's share of federally funded flood control projects
including personal services, fringe benefits and indirect costs. No portion of this appropriation shall be available until the federal share of such projects is appropriated (09FC0363) ............
2,359,000 ............................................. (re. $2,341,000)
For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09AD0363) ... 895,000 ............................................. (re. $150,000)

By chapter 54, section 1, of the laws of 2002:
For the state's share of various shore protection projects including suballocation to other state departments and agencies (09W10263) ...
3,500,000 ............................................. (re. $15,000)
For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09AD0263) ... 1,955,000 ............................................. (re. $102,000)

By chapter 54, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2004:
For the state's share of federally funded flood control projects including personal services, fringe benefits and indirect costs. No portion of this appropriation shall be available until the federal share of such projects is appropriated (09FC0263) ............
1,850,000 ............................................. (re. $247,000)

By chapter 54, section 1, of the laws of 2001:
For the state's share of various shore protection projects including suballocation to other state departments and agencies (09W10163) ...
4,020,000 ............................................. (re. $725,000)
For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09070163) ... 1,275,000 ............................................. (re. $3,000)

By chapter 55, section 1, of the laws of 2000:
For the state's share of various shore protection projects including suballocation to other state departments and agencies (09W10063) ...
6,300,000 ............................................. (re. $177,000)
For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective county has entered into an agreement
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09A10063) ... 1,275,000 ........................................ (re. $55,000)

By chapter 55, section 1, of the laws of 1999:
For an advance payment by the state for the local costs of various shore protection projects. No portion of this appropriation shall be available until the respective county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09A29963) ... 880,000 ........................................ (re. $675,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55, section 1, of the laws of 2009:
For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and the Rockaway Beach Nourishment Project (09W29963) ... 3,750,000 .... (re. $147,000)
For an advance by the state for shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and the local costs of the Rockaway Beach nourishment Shore protection Project.
No portion of this appropriation shall be available until the respective county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09A39963) .................. 1,600,000 ............................................ (re. $63,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2009:
For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and the Jones Inlet Beach Nourishment Project (09W39863) ... 490,000 .... (re. $490,000)
For an advance payment by the state for shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and Nassau county's share of the costs of a beach nourishment project at Jones Beach Inlet. No portion of this appropriation shall be available until the county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09A29863) ............... 210,000 ............................................. (re. $210,000)
For an advance payment by the state for shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and the local costs of the Shinnecock Inlet Shore Protection project including suballocation to the department of state. No portion of this appropriation shall be available until the county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09A49863) ... 2,013,000 ............ (re. $1,225,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2010:
For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and the Shinnecock Inlet project including suballocation to the department of state (09W49863) ... 2,183,000 ........................................ (re. $130,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. By chapter 55, section 1, of the laws of 1997, as amended by chapter 108, section 5, of the laws of 2006:
   For various dam safety projects (09009763) ......................... 500,000 .................................................... (re. $72,000)
   For costs associated with storm damage reduction and beach nourishment projects on Long Beach Barrier Island in the communities of Point Lookout and Lido Beach (09099763) ... 7,600,000 ... (re. $7,600,000)

2. By chapter 55, section 1, of the laws of 1997, as amended by chapter 55, section 1, of the laws of 2004:
   For various state and municipal flood projects including personal services, fringe benefits and indirect costs; and rehabilitation of flood damage incurred subsequent to January 1, 1996, for flood control projects for which federal funding is available and for projects which are eligible for funds pursuant to section 299-x of the county law (09799763) ... 2,633,000 ............. (re. $728,000)

3. By chapter 54, section 1, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 2009:
   For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and the Jones Inlet Beach nourishment project (09539463) ... 840,000 ..... (re. $611,000)
   For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and coastal erosion shore monitoring systems (09A69463) ... 1,400,000 ... (re. $900,000)
   For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and coastal erosion sand bypassing projects at Asharoken Beach and the LILCO Jetties (09A79463) ... 1,000,000 ................................. (re. $65,000)
   For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and sand bypassing projects at the Long Island South Shore Inlets (09A19463) .......... 1,450,000 ................................. (re. $55,000)
   For the state's share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and coastal erosion evacuation route projects at Bayville, Rockaway and Long Beach (09A49463) ... 2,000,000 ................................. (re. $1,072,000)

4. By chapter 54, section 2, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 2009:
   An advance for the payment by the state of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and Nassau County's share of the costs of a coastal erosion project at Jones Inlet.
   No portion of this appropriation shall be available until the county has entered into an agreement with the commissioner of the department of environmental conservation, and such agreement is approved by the director of the budget (09019463) .............................. 360,000 .................................................... (re. $333,000)

5. By chapter 54, section 2, of the laws of 1993, as amended by chapter 55, section 1, of the laws of 2009:
   For payment by the state, as an advance, of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal
erosion of Westhampton, West of Shinnecock, Orchard Beach and New York City's share of the costs of a coastal erosion project at Coney Island.

No portion of this appropriation shall be available for the city's share of project costs until the city has entered into an agreement with the commissioner of the department of environmental conservation, and which agreement is approved by the director of the budget, providing for repayment to the state of an amount equal to the amount disbursed from this appropriation. A copy of such agreement shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee (09099363) ... 2,800,000 ............... (re. $55,000)

By chapter 54, section 2, of the laws of 1990, as amended by chapter 55, section 1, of the laws of 2009:

For payment by the state, as an advance, of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and Suffolk county's share of the costs of a coastal erosion project at Westhampton Beach.

No portion of this appropriation shall be available for the county's share of project costs until the county has entered into an agreement with the commissioner of the department of environmental conservation, and which agreement is approved by the director of the division of the budget, providing for repayment to the state of an amount equal to the amount disbursed from this appropriation. A copy of such agreement shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee (091A9063) ....................... 4,050,000 ............................ (re. $318,000)

Capital Projects Funds - Other

Capital Projects Fund
Water Resources Purpose

By chapter 55, section 1, of the laws of 2016:

An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA1657) ... 500,000 ....................... (re. $500,000)

For payment of a portion of the state's match for federal capitalization grants for the water pollution control revolving fund (09RF1657) ... 35,000,000 ........................ (re. $35,000,000)

For services and expenses including personal service, fringe benefits, and nonpersonal service for the water pollution control revolving fund and related water quality activities including suballocation to other state departments and agencies (09SR1657) .....................

3,500,000 ........................................ (re. $2,570,000)

For services and expenses including personal service, fringe benefits, and nonpersonal service for the Excelsior Conservation Corps program including suballocation to other state departments and agencies (09CC1657) ... 200,000 .......................... (re. $200,000)

The sum of $200,000,000 is hereby appropriated over a multi-year period for the capital costs of water quality infrastructure projects as authorized by the New York state water infrastructure improvement act of 2015. Up to $100,000,000 shall be available from this appropriation in state fiscal year 2016-17, with no less than $10,000,000 available for water quality infrastructure projects for compliance with environmental and public health laws and regulations related to water quality; and up to an additional $100,000,000 shall be available in state fiscal year 2017-18, with no less than $10,000,000 available for water quality infrastructure projects for...
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

compliance with environmental and public health laws and regulations related to water quality. All or a portion of the funds may be suballocated or transferred to any department, agency, or public authority (09WW1657) ... 200,000,000 ............. (re. $200,000,000)

By chapter 54, section 1, of the laws of 2015:
An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA1557) ... 500,000 ......................... (re. $500,000)
The sum of $200,000,000 is hereby appropriated over a multi-year period for the capital costs of water quality infrastructure projects as authorized by the New York state water infrastructure improvement act of 2015. Up to $50 million shall be available from this appropriation in state fiscal year 2015-16, up to an additional $75 million shall be available in state fiscal year 2016-17, and up to an additional $75 million shall be available in state fiscal year 2017-18. All or a portion of the funds may be suballocated or transferred to any department, agency, or public authority (09WW1557) ... 200,000,000 ......................... (re. $185,000,000)
For payment of a portion of the state's match for federal capitalization grants for the water pollution control revolving fund (09RF1557) ... 35,000,000 ..................... (re. $35,000,000)

By chapter 54, section 1, of the laws of 2014:
An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA1457) ... 500,000 ......................... (re. $500,000)
For payment of a portion of the state's match for federal capitalization grants for the water pollution control revolving fund (09RF1457) ... 35,000,000 ..................... (re. $35,000,000)

By chapter 54, section 1, of the laws of 2013:
An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA1357) ... 500,000 ......................... (re. $500,000)
For payment of a portion of the state's match for federal capitalization grants for the water pollution control revolving fund (09RF1357) ... 35,000,000 ..................... (re. $3,127,000)

By chapter 54, section 1, of the laws of 2012:
An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA1257) ... 500,000 ......................... (re. $500,000)

By chapter 55, section 1, of the laws of 2007:
An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA0757) ... 350,000 ......................... (re. $349,000)

By chapter 55, section 1, of the laws of 2006:
An advance for costs incurred relating to work required for the safety of dams and other structures impounding water, to be reimbursed in accordance with section 15-0507 of the environmental conservation law (09DA0657) ... 300,000 ......................... (re. $300,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 1985, as amended by chapter 55, section 1, of the laws of 2009:
For the state share of shore protection projects including Shinnecock Inlet, coastal erosion of Coney Island, coastal erosion of Westhampton, West of Shinnecock, Orchard Beach and for removal of derelict structures and other hazards along the New York harbor shoreline under provisions of PL930251 water resources development act of 1974 ... (09168557) ...................................... (re. $180,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Water Resources Purpose

By chapter 55, section 1, of the laws of 2016:
For federal capitalization grants for the water pollution control revolving fund (09SF1657) ... 175,000,000 ....... (re. $175,000,000)

By chapter 54, section 1, of the laws of 2015:
For federal capitalization grants for the water pollution control revolving fund (09SF1557) ... 175,000,000 ....... (re. $175,000,000)

By chapter 54, section 1, of the laws of 2014:
For federal capitalization grants for the water pollution control revolving fund (09SF1457) ... 175,000,000 ....... (re. $175,000,000)

By chapter 54, section 1, of the laws of 2013:
For federal capitalization grants for the water pollution control revolving fund (09SF1357) ... 175,000,000 ....... (re. $15,633,000)

By chapter 55, section 1, of the laws of 2009:
For federal capitalization grants for the water pollution control revolving fund, 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 (09FS0957) ... 435,000,000 ............... (re. $2,436,000)

WATER RESOURCES - CLEAN WATER/CLEAN AIR (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Water Resources Purpose

Water Quality Improvement Projects

By chapter 54, section 1, of the laws of 2002:
For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project cost, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements". The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision 1 of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision 1 of section...
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09BA0257) ... 46,918,000 ......................... (re. $7,571,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<tbody>
<tr>
<td>Hudson River water quality improvement projects</td>
<td>1,334</td>
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<tr>
<td>Long Island Sound water quality improvement projects</td>
<td>21,000</td>
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<tr>
<td>New York Harbor water quality improvement projects</td>
<td>1,142</td>
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<tr>
<td>Finger Lakes water quality improvement projects</td>
<td>3,372</td>
</tr>
<tr>
<td>Peconic and South Shore Estuary water quality improvement projects</td>
<td>7,500</td>
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<tr>
<td>State facility projects</td>
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<tr>
<td>Municipal wastewater treatment improvement projects and municipal flood control projects</td>
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<td>State parks projects</td>
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<td>2,300</td>
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<tr>
<td>Total</td>
<td>46,918</td>
</tr>
</tbody>
</table>

By chapter 54, section 1, of the laws of 2001:
For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project cost, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements"
The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision 1 of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein
appropriated pursuant to paragraph (i) of subdivision 1 of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation. Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09BA0157) ... 87,582,000 ................. (re. $9,021,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
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<tbody>
<tr>
<td>PROJECT</td>
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<tr>
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<tr>
<td>Hudson River water quality improvement projects</td>
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<tr>
<td>Long Island Sound water quality improvement projects</td>
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<tr>
<td>Lake Champlain water quality improvement projects</td>
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<tr>
<td>Onondaga Lake water quality improvement projects</td>
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<tr>
<td>New York Harbor water quality improvement projects</td>
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<tr>
<td>Finger Lakes water quality improvement projects</td>
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<tr>
<td>Peconic and South Shore Estuary water quality improvement projects</td>
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<tr>
<td>State facility projects</td>
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<tr>
<td>Open space land conservation projects</td>
</tr>
<tr>
<td>State parks projects</td>
</tr>
<tr>
<td>Municipal parks projects and historic preservation and heritage area projects</td>
</tr>
<tr>
<td>Total</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2000:
For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project cost, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements". The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision 1 of section 56-0303 of the environmental conservation law to enter into
contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision 1 of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09BA0057) ... 104,500,000 .................. (re. $9,489,000)

Project Schedule

<table>
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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
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<tr>
<td>Hudson River water quality improvement projects</td>
<td>2,000</td>
</tr>
<tr>
<td>Long Island Sound water quality improvement projects</td>
<td>30,000</td>
</tr>
<tr>
<td>Lake Champlain water quality improvement projects</td>
<td>1,000</td>
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<tr>
<td>Onondaga Lake water quality improvement projects</td>
<td>15,000</td>
</tr>
<tr>
<td>New York Harbor water quality improvement projects</td>
<td>2,000</td>
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<td>Finger Lakes water quality improvement projects</td>
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<tr>
<td>Peconic and South Shore Estuary water quality improvement projects</td>
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<td>Dam safety projects</td>
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<td>Open space land conservation</td>
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<tr>
<td>Total</td>
<td>104,500</td>
</tr>
</tbody>
</table>

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund.
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements".

The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision 1 of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision 1 of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification

By chapter 55, section 1, of the laws of 1999:

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project cost, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements".

The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision one of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision 1 of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification

(09BA9957) ... 188,000,000 ......................... (re. $9,149,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hudson River water quality improvement projects</td>
<td>4,000</td>
</tr>
<tr>
<td>Long Island Sound water quality improvement projects</td>
<td>50,000</td>
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<td>Lake Champlain water quality improvement projects</td>
<td>2,000</td>
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<td>Onondaga Lake water quality improvement projects</td>
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</tr>
<tr>
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<td>2,000</td>
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<tr>
<td>Great Lakes water quality improvement projects</td>
<td>1,000</td>
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<tr>
<td>Finger Lakes water quality improvement projects</td>
<td>7,000</td>
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<tr>
<td>Peconic and South Shore Estuary water quality improvement projects</td>
<td>7,000</td>
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<td>State facility projects</td>
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</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
</tbody>
</table>

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements". The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision 1 of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision 1 of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation. Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environ-
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

mental conservation law upon the issuance of a certificate of approval of availability of the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification

(09B29957) ... 8,000,000 ......................... (re. $2,254,000)

By chapter 55, section 1, of the laws of 1998:

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements".

The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision one of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision one of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification

(09BA9857) ... 149,000,000 ......................... (re. $5,519,000)

project schedule

<table>
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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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</tr>
<tr>
<td>Hudson River water quality improvement projects</td>
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<td>Long Island Sound water quality improvement projects</td>
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<tr>
<td>Great Lakes water quality improvement projects</td>
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DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Finger Lakes water quality improvement projects ............... 5,000
2 Peconic and South Shore Estuary water quality improvement projects .............. 5,000
3 State facility projects .................. 5,000
4 Municipal wastewater treatment improvement projects and municipal flood control projects ......................... 6,000
5 Municipal wastewater treatment improvement projects and municipal flood control projects .................. 15,000
6 Environmental compliance assistance projects-water quality ................................ 2,000
7 Dam safety projects ...................... 2,000
8 Open space land conservation projects ........................................ 40,000
9 State parks projects ...................... 10,000
10 Municipal parks projects and historic preservation and heritage area projects ............ 10,000

---------------
11 Total ................................ 149,000

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements". The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision one of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision one of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law, upon the issuance of a certificate of approval of availability of the director of the division of budget. The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09B29857) ... 15,000,000 ......................... (re. $185,000)

By chapter 55, section 1, of the laws of 1997:

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of
article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as “Clean Water Project Disbursements”.

The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision one of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision one of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09BA9757) ... 101,000,000 ................. (re. $4,717,000)

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<td>Environmental compliance assistance projects-water quality</td>
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DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Dam safety projects ................. 5,000
2. Open space land conservation projects ................ 20,000
3. State parks projects ................ 10,000
4. Municipal parks projects and historic preservation and heritage area projects ............ 5,000

-------------------------------------
Total .................................. 101,000

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55, section 1, of the laws of 1998:

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements". The moneys appropriated herein may be suballocated to all state departments and agencies. Further, moneys herein appropriated may be suballocated only to public authorities and public benefit corporations specifically authorized by paragraph (1) of subdivision one of section 56-0303 of the environmental conservation law to enter into contracts for state assistance payments for the state share of costs for clean water projects, provided however, that moneys herein appropriated pursuant to paragraph (i) of subdivision one of section 56-0303 of the environmental conservation law for state facility projects may be suballocated to any public authority or public benefit corporation.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability of the director of the division of budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09B29757) ... 10,000,000 ......................... (re. $504,000)

By chapter 413, section 27, of the laws of 1996, as amended by chapter 55, section 1, of the laws of 1997:

For state assistance payments for the state share of the costs of clean water projects in accordance with the provisions of title 3 of article 56 of the environmental conservation law for project costs, including costs incidental and appurtenant thereto and for payment of reimbursements to the clean water/clean air implementation fund for services and expenses of state departments and agencies, including fringe benefits, hereinafter referred to as "Clean Water Project Disbursements" The moneys appropriated herein may be suballocated to the environmental facilities corporation, other state departments, agencies, and public authorities.

Notwithstanding the provisions of any general or special law, moneys hereby appropriated shall be available for clean water quality projects in accordance with title 3 of article 56 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget. The state comptroller at the commencement of each month
shall certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for "Clean Water Project Disbursements" for the month preceding such certification (09BA9657) ... 75,000,000 .......... (re. $2,681,000)

WATER RESOURCES - EQBA (CCP)

By chapter 54, section 1, of the laws of 1981, as amended by chapter 54, section 1, of the laws of 2002:

For the state share of the costs of construction of water quality improvement projects, including the payment of liabilities incurred prior to April 1, 1981, in accordance with the provisions of title three of article fifty-one of the environmental conservation law as amended for projects included in the following schedule, including costs incidental and appurtenant thereto, hereinafter referred to as "Water Quality Improvement Disbursements."

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for water quality improvement expenditures for eligible water quality improvement projects as defined by section 51-0303 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget. The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Water Quality Improvement Disbursements for the month preceding such certification (01387057) ... 27,190,300 ......................... (re. $604,000)

project schedule

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By chapter 54, section 3, of the laws of 1978, as amended by chapter 55, section 1, of the laws of 2003, for:
- The state share of the cost of construction of water quality improvement projects, including the payment of liabilities incurred prior to April 1, 1978, in accordance with the provisions of title three
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

of article fifty-one of the environmental conservation law as
amended for projects included in the following schedule, including
costs incidental and appurtenant thereto, hereinafter referred to as
"Water Quality Improvement Disbursements."

Notwithstanding the provisions of any general or special law, the
moneys hereby appropriated shall be available for water quality
improvement expenditures for eligible water quality improvement
projects as defined by section 51-0303 of the environmental conser-
vation law upon the issuance of a certificate of approval of avail-
ability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify
to the director of the division of the budget, the commissioner of
environmental conservation, the chairman of the senate finance
committee, and the chairman of the assembly ways and means committee
the amounts disbursed from this appropriation for Water Quality
Improvement Disbursements for the month preceding such certification

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<tr>
<th>Project Schedule</th>
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New Construction Projects:

Albany | Town of Coeymans | $440 | $55 |
## DEPARTMENT OF ENVIRONMENTAL CONSERVATION

### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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<th>No.</th>
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DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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2 Village of South Glens Falls ............................... 104 13
3 Seneca
4 Town of Seneca Falls ....................................... 528 66
5 Steuben
6 City of Corning .............................................. 200 22
7 Suffolk
8 Village of Greenport and Town of Southold ............ 1,064 133
9 Town of Huntington .......................................... 312 39
10 Town of Southold ............................................ 24 3
11 Sullivan
12 Towns of Callicoon and Delaware, and Village of
13 Jeffersonville (C-D-J) Joint Sewer Board ......... 40 5
14 Town of Delaware ............................................ 72 9
15 Tompkins
16 Village of Lansing ........................................... 104 13
17 Ulster
18 Town of Wawarsing .......................................... 16 2
19 Town of Woodstock ........................................... 120 15
20 Washington
21 Village of Fort Ann .......................................... 32 4
22 Wayne
23 Village of Clyde .............................................. 64 8
24 Village of Newark .......................................... 128 16
25 Village of Lyons ............................................. 40 5
26 Westchester
27 Town of Mount Pleasant .................................... 128 16
28 Yonkers Sewer District ................................... 728 91
29 Town of Yorktown ........................................... 168 21
30 Wyoming
31 Village of Attica ............................................ 280 35
32 Towns of Bennington and Hamlet of Cowlesville .... 24 3
33 Towns of Castile and Perry ................................. 288 36
34 New York City
35 City of New York: Newtown Creek Plant Upgrading
36 (C-36-713) ....................................................... 2,008 251
37
38 Subtotal-Projects In Planning .............................. $2,563
39 Grand Total of Appropriations .............................. $21,229
40
41 By chapter 54, section 3, of the laws of 1977, as amended by chapter 54,
42 section 1, of the laws of 2002:
43 The state share of the cost of construction of water quality improve-
44 ment projects, including the payment of liabilities incurred prior
45 to April 1, 1977, in accordance with the provisions of title three
46 of article fifty-one of the environmental conservation law as
47 amended for projects included in the following schedule, including
48 costs incidental and appurtenant thereto, hereinafter referred to as
49 "Water Quality Improvement Disbursements."
50 Notwithstanding the provisions of any general or special law, the
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52 improvement expenditures for eligible water quality improvement
53 projects as defined by section 51-0303 of the environmental conser-
54 vation law upon the issuance of a certificate of approval of avail-
55 ability by the director of the division of the budget.
56 The state comptroller shall at the commencement of each month certify
57 to the director of the division of the budget, the commissioner of
58 environmental conservation, the chairman of the senate finance
59 committee, and the chairman of the assembly ways and means committee
DEPARTMENT OF ENVIRONMENTAL CONSERVATION  
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

the amounts expended from this appropriation for Water Quality Improvement Disbursements for the month preceding such certification (01385757) ... 20,829,700 .................. (re. $415,000)

<table>
<thead>
<tr>
<th>COUNTY OR CITY</th>
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<th>ADDITIONAL ESTIMATED ELIGIBLE PROJECT</th>
<th>ADDITIONAL ESTIMATED STATE SHARE</th>
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<td></td>
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<td>(thousands)</td>
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<td>Supplements to previous appropriations:</td>
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</tr>
<tr>
<td>Chautauqua</td>
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<tr>
<td>City of Jamestown</td>
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<td>Erie</td>
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<tr>
<td>Town of Webster</td>
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<td>695</td>
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<tr>
<td>Rochester pure waters district (project C-36-745)</td>
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<tr>
<td>South Central pure waters district</td>
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<td>Ontario</td>
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<tr>
<td>Town of Thompson, Village of Monticello</td>
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<td>Subtotal-Supplements</td>
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New Projects

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<tr>
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<th>Project Description</th>
<th>Cost</th>
<th>Share</th>
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<td>Madison</td>
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<td>Town of Verona, East Oneida Lake</td>
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<td>Town of Oneonta</td>
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<td>Suffolk</td>
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Step I Planning

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<th>Cost</th>
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<td>Portland, Pomfret, Dunkirk Sewer District (C-36-1097)</td>
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<td>Town or Village</td>
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<td>1</td>
<td>Chenango</td>
<td>Village of Sherburne (C-36-1051)</td>
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<td>Village of Chatham (C-36-1101)</td>
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<td>3</td>
<td>Cortland</td>
<td>Village of Kinderhook (C-36-1118)</td>
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<td>4</td>
<td>Delaware</td>
<td>Village of Hancock (C-36-874)</td>
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<td>5</td>
<td>Erie</td>
<td>Village of Stamford (C-36-1114)</td>
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<td>Essex</td>
<td>Village of Elizabethtown (C-36-1105)</td>
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<td>7</td>
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<td>Town of Aurora (C-36-836)</td>
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<td>Greene</td>
<td>Town of Pavilion (C-36-1078)</td>
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<td>9</td>
<td>Herkimer</td>
<td>Town of Catskill (C-36-1024)</td>
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<td>10</td>
<td>Jefferson</td>
<td>Town of West Winfield (C-36-1084)</td>
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<td>11</td>
<td>Livington</td>
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<td>Town of Cazenovia (C-36-1092)</td>
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<td>14</td>
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<td>Oswego</td>
<td>Village of Rushville (C-36-1094)</td>
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<td>Schoharie</td>
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<td>21</td>
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<td>22</td>
<td>Tioga</td>
<td>Village of Middleburgh (C-36-929)</td>
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<td>23</td>
<td>Tompkins</td>
<td>Village of Sharon Springs (C-36-1098)</td>
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<td>24</td>
<td>Ulster</td>
<td>Village of Seneca Falls (C-36-1102)</td>
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<td>25</td>
<td>Warren</td>
<td>Town of Gardiner (C-36-1086)</td>
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<tr>
<td>26</td>
<td>Westchester</td>
<td>Town of Marlborough (C-36-1098)</td>
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DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Town & Village of New Paltz (C-36-1087) ........................................... 12
2. Washington County SA (C-36-1021) ........................................... 28
3. Wayne County SA (C-36-1091) ........................................... 3
4. Yates County SA (C-36-1022) ........................................... 5
5. Subtotal-Step I Planning .......................................................... $455
6. Grand Total Appropriation ....................................................... $20,830

By chapter 54, section 5, of the laws of 1976, as amended by chapter 55, section 1, of the laws of 2003, for:

The state share of the cost of construction of water quality improvement projects, including the payment of liabilities incurred prior to April 1, 1976, in accordance with the provisions of title three of article fifty-one of the environmental conservation law as amended for projects included in the following schedule, including costs incidental and appurtenant thereto, hereinafter referred to as "Water Quality Improvement Disbursements."

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for water quality improvement expenditures for eligible water quality improvement projects as defined by section 51-0303 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Water Quality Improvement Disbursements for the month preceding such certification.

Supplements to previous appropriations:

<table>
<thead>
<tr>
<th>COUNTY OR CITY</th>
<th>PROJECT</th>
<th>ESTIMATED COST</th>
<th>ADDITIONAL STATE SHARE</th>
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<tbody>
<tr>
<td>1. Albany</td>
<td>Village of Green Island</td>
<td>$424</td>
<td>$53</td>
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<tr>
<td>2. Chautauqua</td>
<td>So. Central Chautauqua Lake sewer district</td>
<td>3,592</td>
<td>449</td>
</tr>
<tr>
<td>3. Erie</td>
<td>Town of Grand Island</td>
<td>3,824</td>
<td>478</td>
</tr>
<tr>
<td>4. Herkimer</td>
<td>Southtown's Sewage Treatment Agency</td>
<td>13,664</td>
<td>1,708</td>
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<tr>
<td>5. Herkimer County</td>
<td>Herkimer County sewer district</td>
<td>2,136</td>
<td>267</td>
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<tr>
<td>6. Madison</td>
<td>City of Oneida</td>
<td>2,208</td>
<td>276</td>
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<tr>
<td>7. Monroe</td>
<td>Rochester pure waters district</td>
<td>16,560</td>
<td>1,935</td>
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<tr>
<td></td>
<td>(project C-36-745)</td>
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<td>Town of Webster</td>
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<td>No.</td>
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<td>1</td>
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<td>2</td>
<td>Niagara Town of Niagara</td>
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<td>Oneida Village of Sylvan Beach</td>
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<td>4</td>
<td>Onondaga City of Utica</td>
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<td>5</td>
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<td>6</td>
<td>Rockland Rockland County sewer district No. 1</td>
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<td>Sullivan Town of Thompson, Village of Monticello</td>
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<td>8</td>
<td>Wayne Town of Williamson</td>
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<td>9</td>
<td>Westchester Blind Brook sewer district</td>
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<td>10</td>
<td>New York City Port Chester sewer district</td>
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<td>11</td>
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<td>Genesee Red Hook</td>
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By chapter 54, section 1, of the laws of 1975, as amended by chapter 54, section 1, of the laws of 2002, for:

The state share of the cost of construction of water quality improvement projects, including the payment of liabilities incurred prior to April 1, 1975, in accordance with the provisions of title three of article fifty-one of the environmental conservation law as amended for projects included in the following schedule, including costs incidental and appurtenant thereto, hereinafter referred to as "Water Quality Improvement Disbursements."

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for water quality improvement expenditures for eligible water quality improvement.
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

projects as defined by section 51-0303 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.

The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Water Quality Improvement Disbursements for the month preceding such certification (00320557) ... 92,201,700 .................. (re. $460,000)

project schedule

<table>
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<tr>
<th>COUNTY</th>
<th>PROJECT</th>
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<th>ESTIMATED SHARE</th>
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<td>Cattaraugus</td>
<td>Village of Franklinville</td>
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<td>Village of Limestone</td>
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<td>Village of Little Valley</td>
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DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>County</th>
<th>Town/County</th>
<th>Amount</th>
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<td>Town of Williamson</td>
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<td>Port Chester Sewer District</td>
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<td>Subtotal Supplements</td>
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<td>City of Norwich</td>
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<td>Town of Victor, Town of Mendon</td>
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<td>Village of Wilson</td>
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<td>Oneida</td>
<td>Starch Factory Creek</td>
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### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

#### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>County</th>
<th>Project Description</th>
<th>Amount</th>
<th>State Share</th>
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<tr>
<td>Onondaga</td>
<td>Nine Mile Creek</td>
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<td>Village of Cooperstown</td>
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<td>Village of Parish</td>
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<td>Orange</td>
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<td>Town of Putnam Valley</td>
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<td>Town of Greenburgh</td>
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</tbody>
</table>

**Subtotal New Projects**  
$61,176

**Grand Total Appropriations**  
$92,202

---

### WATER RESOURCES - PWBA (CCP)

#### Capital Projects Funds - Other

- **Water Quality Improvements**

  By chapter 55, section 1, of the laws of 2003:
  
  For water resources purposes, shall be available for the state share of the costs of water quality improvement projects, as defined in section 56-0101 of the environmental conservation law, to implement the Long Island Sound Comprehensive Conservation Management Plan consistent with paragraph (b) of subdivision 1 of section 56-0303 of the environmental conservation law, and to implement wastewater treatment improvement projects in small upstate communities (09650357) ... 8,168,000 ...................... (re. $544,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 54, section 1, of the laws of 2002:

1 For water resources purposes, shall be available for the state share of the costs of water quality improvement projects, as defined in section 56-0101 of the environmental conservation law, to implement the Long Island Sound Comprehensive Conservation Management Plan consistent with paragraph (b) of subdivision 1 of section 56-0303 of the environmental conservation law, and to implement wastewater treatment improvement projects in small upstate communities (09650257) ... 4,900,000 ............................................ (re. $668,000)

By chapter 54, section 1, of the laws of 1990, as amended by chapter 54, section 1, of the laws of 2002:

2 For the state share of the costs of construction of water quality improvement projects, including the payment of liabilities incurred prior to April 1, 1990, in accordance with the provisions of title 3 of article 51 of the environmental conservation law as amended, to provide state matching funds for projects scheduled to receive construction grants from federal fiscal years 1989 and 1990 funds, including costs incidental and appurtenant thereto, hereinafter referred to as "Water Quality Improvement Disbursements."

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for water quality improvement expenditures for eligible water quality improvement projects as defined by section 51-0303 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget. No such certificates of approval of availability shall be issued for or include funds for projects which have not received a federal grant for the construction of sewage treatment related facilities.

Notwithstanding the provisions of any general or special law, the amounts hereby appropriated shall have all disbursements reimbursed from the Pure Waters Bond Act proceeds authorizations and are contingent upon the partial repeal of existing capital projects fund authorizations elsewhere in this chapter. The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Water Quality Improvement Disbursements for the month preceding such certification (09019057) ... 4,609,600 ............................................. (re. $1,466,000)

By chapter 54, section 1, of the laws of 1988, as amended by chapter 55, section 1, of the laws of 2003:

3 For the state share of the costs of construction of water quality improvement projects, including the payment of liabilities incurred prior to April 1, 1988, in accordance with the provisions of title 3 of article 51 of the environmental conservation law as amended, to provide a reserve to supplement or fund additional phases of projects previously appropriated and scheduled on or after May 12, 1965.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for water quality improvement expenditures for any project scheduled in appropriation bills on or after May 12, 1965.

Notwithstanding the provisions of any general or special law, the amounts hereby appropriated shall be made available from the Pure Waters Bond Act authorizations and are contingent upon the repeal of existing authorizations elsewhere in this chapter.

Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall not be made available until the director of the division of the budget issues a certificate of
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

approval of availability with a schedule of approved and previously
authorized projects for which such funds shall be used. No such
certificates of approval of availability shall be issued for or
include funds for projects which have not received a federal grant
for the construction of sewage treatment related facilities. The
state comptroller shall at the commencement of each month certify to
the director of the division of the budget, the commissioner of
environmental conservation, the chairman of the senate finance
committee, and the chairman of the assembly ways and means committee
the amounts disbursed from this appropriation for Water Quality
Improvement Disbursements for the month preceding such certification
(09P28857) ... 11,690,000 ......................... (re. $718,000)

By chapter 54, section 1, of the laws of 1984, as amended by chapter 55,
section 1, of the laws of 2006:
For the state share of the costs of construction of water quality
improvement projects, including the payment of liabilities incurred
prior to April one, nineteen hundred eighty-four, in accordance with
the provisions of title three of article fifty-one of the environ-
mental conservation law as amended, for projects previously appro-
priated and scheduled on or after April one, nineteen hundred seven-
ty-two.
Notwithstanding the provisions of any general or special law, the
moneys hereby appropriated shall be available for water quality
improvement expenditures for any project scheduled in appropriation
bills on or after April one, nineteen hundred seventy-two.
Notwithstanding the provisions of any general or special law, the
amounts hereby appropriated shall be made available from the Pure
Water Bond Act authorizations and are contingent upon the repeal of
existing authorizations elsewhere in this chapter.
Notwithstanding the provisions of any general or special law, the
moneys hereby appropriated shall not be made available until the
director of the division of the budget issues a certificate of
approval of availability with a schedule of approved and previously
authorized projects for which such funds shall be used. No such
certificates of approval of availability shall be issued for or
include funds for projects which have not received a federal grant
for the construction of sewage treatment related facilities
(09178457) ... 56,869,200 ......................... (re. $913,000)

By chapter 79, section 14, of the laws of 1970, as amended by chapter
55, section 1, of the laws of 2006:
Notwithstanding the provisions of chapter 657 of the laws of 1982 to
the contrary, the sum of two hundred eighty million nine hundred
thirty-four thousand dollars ($280,934,000), or so much thereof as
may be necessary, is hereby appropriated from the Capital Projects
Fund to the department of environmental conservation for the payment
of the nonmunicipal share of the cost of construction of sewage
treatment works in the manner and to the extent specified in section
17-1903 of the Environmental Conservation Law.
Notwithstanding the provisions of any general or special law, no part
of this appropriation made hereby shall be available until a certif-
icate of approval of availability shall have been issued by the
director of the budget and a copy of such certificate filed with the
state comptroller, the chairman of the senate finance committee and
the chairman of the assembly ways and means committee.
Such certificate may be amended from time to time by the director of
the budget and a copy of each such amendment shall be filed with the
state comptroller, the chairman of the senate finance committee and
the chairman of the assembly ways and means committee (01385357) ...
272,873,100 ......................... (re. $1,101,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 177, section 5, of the laws of 1965, as amended by chapter
2 55, section 1, of the laws of 2003:
3 The sum of two hundred eighty-six million three hundred thirty-four
4 thousand dollars ($286,334,000), or so much thereof as may be neces-
5 sary, is hereby appropriated from the Capital Projects Fund to the
6 department of environmental conservation for the payment of the
7 nonmunicipal share of the cost of construction of sewage treatment
8 works in the manner and to the extent specified in section 17-1903
9 of the Environmental Conservation Law.
10 Notwithstanding the provisions of any general or special law, no part
11 of the appropriation made hereby shall be available until a certif-
12 icate of approval of availability shall have been issued by the
13 director of the budget and a copy of such certificate filed with the
14 state comptroller, the chairman of the senate finance committee and
15 the chairman of the assembly ways and means committee. Such certif-
16 icate may be amended from time to time by the director of the budget
17 and a copy of each such amendment shall be filed with the state
18 comptroller, the chairman of the senate finance committee and the
19 chairman of the assembly ways and means committee (01385057) .......
20 278,484,000 ......................................................... (re. $630,000)
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>
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</thead>
<tbody>
<tr>
<td>Capital Projects Fund - Other</td>
<td>152,699,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>152,699,000</td>
</tr>
</tbody>
</table>

DESIGN AND CONSTRUCTION SUPERVISION (CCP) | 7,000,000 |

For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS  2017-18

specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25GS1730) ........... 7,000,000

FACILITIES MAINTENANCE AND OPERATIONS (CCP) .................. 5,000,000

Capital Projects Funds - Other
Capital Projects Fund
Maintenance and Operations Purpose

For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (25FM17M0) ............................... 5,000,000

MAINTENANCE AND IMPROVEMENT OF YOUTH FACILITIES (CCP) .... 130,699,000

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS 2017-18

1 the provisions of sections 8 and 9 of the
public buildings law; if the office of
children and family services requires a
contractor to prepare separate
specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (25GM1703) ........ 1,725,000

For the cost of maintaining the Tonawanda
Indian Community House pursuant to chapter
549 of the laws of 1936, provided,
however, that notwithstanding the
provisions of article 5 of the general
construction law or any other law or
regulation to the contrary, for the
purposes of this appropriation and to
secure greater savings for the public and
ensure quality workmanship on such
projects as may be impacted, section 17 of
part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment
act ("Act"), is amended to remove the
repealer contained therein to continue the
Act in full force and effect through and
until March 31, 2018, with the following
amendments to sections two, three, four,
and eight of the Act: authorized state
entities may also use the alternative
delivery method referred to as design-
build contracts for capital projects
related to buildings as well as to any
projects undertaken by an authorized state
entity in agreement with another party;
"authorized state entity" shall include
the office of children and family
services; in addition to other laws
notwithstanding, the Act also notwithstands
the provisions of sections 8 and 9 of the
public buildings law; if the office of
children and family services requires a
contractor to prepare separate
specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (25T31703) ........ 100,000

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Administration Purpose

For the preparation and review of plans,
specifications, estimates, studies,
inspections, appraisals and surveys, and
payment of personal service and nonper-
sonal service, including fringe benefits
and indirect costs related to the adminis-
tration and security of capital projects
provided by the office of children and
family services for new and reappropriated
projects, provided, however, that
notwithstanding the provisions of article
5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25ST1750) ........ 874,000

Capital Projects Funds - Other Youth Facilities Improvement Fund Environmental Protection or Improvements Purpose

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative
delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN1706) ......... 5,000,000

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Health and Safety Purpose

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing youth facilities and programs, including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (25011701) ........  6,000,000

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Preservation of Facilities Purpose

For payment of the cost of construction,
reconstruction and improvements, including
the preparation of designs, plans, spec-
ifications, and estimates for the preser-
vation of existing facilities and
programs, including liabilities incurred
prior to April 1, 2017, provided, however,
that notwithstanding the provisions of
article 5 of the general construction law
or any other law or regulation to the
contrary, for the purposes of this
appropriation and to secure greater
savings for the public and ensure quality
workmanship on such projects as may be
impacted, section 17 of part F of chapter
60 of the laws of 2015, constituting the
infrastructure investment act ("Act"), is
amended to remove the repealer contained
therein to continue the Act in full force
and effect through and until March 31,
2018, with the following amendments to
sections two, three, four, and eight of
the Act: authorized state entities may
also use the alternative delivery method
referred to as design-build contracts for
capital projects related to buildings as
well as to any projects undertaken by an
authorized state entity in agreement with
another party; "authorized state entity"
shall include the office of children and
family services; in addition to other laws
notwithstanding, the Act also notwithstands
the provisions of sections 8 and 9 of the
public buildings law; if the office of
children and family services requires a
contractor to prepare separate
specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (25031703) ........  7,000,000

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Program Improvement or Program Change Purpose

For payment of the cost of land acquisition,
construction, reconstruction, rehabili-
tation and improvements, including the
preparation of designs, plans, specifica-
tions and estimates, for new and existing
capital projects and programs including,
but not limited to, preparation of plans,
administration, maintenance and improve-
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS 2017-18

For payment of the cost of construction, reconstruction, security and other improvements, including the preparation of designs, plans, specifications and esti-
mates related to improvements or changes to existing facilities or programs, including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part P of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25081708) ........ 10,000,000
The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections.
8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25GS1530) ... 7,000,000 .................. (re. $4,403,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is
hereby amended and reappropriated to read:
For payment of design and construction management account of the
centralized services fund of the New York state office of general
services for the purpose of preparation and review of plans, spec-
cifications, estimates, services, construction management and super-
vision, inspection studies, appraisals, surveys, testing and envi-
ronmental impact statements and for the cost of consultant design
service, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
until March 31, 2018, with the following amendments to sections two,
three, four, and eight of the Act: authorized state entities may
also use the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of children and family services; in addition to other laws
notwithstanding, the Act also notwithstanding the provisions of sections
8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25GS1430) ... 7,000,000 .................. (re. $4,285,000)

By chapter 54, section 1, of the laws of 2013:
For payment of design and construction management account of the
centralized services fund of the New York state office of general
services for the purpose of preparation and review of plans, spec-
cifications, estimates, services, construction management and super-
vision, inspection studies, appraisals, surveys, testing and envi-
ronmental impact statements and for the cost of consultant design
service (25GS1330) ... 7,000,000 .................. (re. $1,137,000)

The appropriation made by chapter 54, section 1, of the laws of 2012, is
hereby amended and reappropriated to read:
For payment of design and construction management account of the
centralized services fund of the New York state office of general
services for the purpose of preparation and review of plans, spec-
cifications, estimates, services, construction management and super-
vision, inspection studies, appraisals, surveys, testing and envi-
ronmental impact statements and for the cost of consultant design
service, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25GS1230) ... 7,000,000 ................. (re. $3,574,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is hereby amended and reappropriated to read:

For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25GS1130) ... 7,000,000 ................. (re. $3,560,000)

By chapter 53, section 1, of the laws of 2009:
For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service (25GS0930) ... 7,000,000 ................. (re. $2,186,000)

By chapter 53, section 1, of the laws of 2008:
For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service (25GS0830) ... 7,000,000 ................. (re. $35,000)
By chapter 53, section 1, of the laws of 2007:
For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service (25GS0730) ... 7,000,000 ..................... (re. $29,000)

By chapter 53, section 1, of the laws of 2006:
For payment of design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection studies, appraisals, surveys, testing and environmental impact statements and for the cost of consultant design service (25GS0630) ... 7,000,000 ..................... (re. $65,000)

MAINTENANCE AND IMPROVEMENT OF YOUTH FACILITIES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2016 (25GM1603) .......... 1,725,000 ......................................... (re. $1,372,000)
For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T31603) .......... 100,000 .............................................. (re. $99,000)

By chapter 54, section 1, of the laws of 2015:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2015 (25GM1503) ............ 1,725,000 ........................................... (re. $848,000)
For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T31503) .......... 100,000 ............................................... (re. $23,000)

By chapter 54, section 1, of the laws of 2014:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2014 (25GM1403) ............. 1,725,000 ......................................... (re. $1,239,000)
For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T31403) .......... 100,000 .................................................. (re. $2,000)

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2013 (25GM1303) ............ 1,725,000 .................................................. (re. $901,000)
For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T31303) .............. 100,000 .................................................. (re. $3,000)

By chapter 54, section 1, of the laws of 2012:
For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T31203) .............. 100,000 ............................................. (re. $100,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2013:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2012 (25GM1203) ................. 1,725,000 ........................................... (re. $424,000)

By chapter 54, section 1, of the laws of 2011:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2011 (25GM1103) ................. 1,725,000 ........................................... (re. $433,000)

For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T31103) .............. 100,000 .............................................. (re. $59,000)

By chapter 53, section 1, of the laws of 2010:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2010 (25GM1003) ................. 1,725,000 ......................................... (re. $1,725,000)

By chapter 53, section 1, of the laws of 2009:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2009 (25GM0903) ................. 1,500,000 ............................................. (re. $1,500,000)

For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T30903) .............. 325,000 ............................................. (re. $325,000)

By chapter 53, section 1, of the laws of 2008:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2008 (25GM0803) ................. 1,500,000 ............................................. (re. $1,500,000)

For the cost of maintaining the Tonawanda Indian Community House pursuant to chapter 549 of the laws of 1936 (25T30803) .............. 325,000 ............................................. (re. $325,000)

By chapter 53, section 1, of the laws of 2007:
For alterations and improvements to youth facilities, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2007 (25GM0703) ................. 1,500,000 ............................................. (re. $1,500,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  For the cost of maintaining the Tonawanda Indian Community House
2  pursuant to chapter 549 of the laws of 1936 (25T30703) ............
3  325,000 ............................................................................ (re. $325,000)
4
5  By chapter 53, section 1, of the laws of 2006:
6  For alterations and improvements to youth facilities, including the
7  preparation of designs, plans, specifications, and estimates for the
8  preservation of existing facilities and programs, including liabil-
9  ities incurred prior to April 1, 2006 (25GM0603) .................
10  1,500,000 ........................................................................... (re. $19,000)
11  For the cost of maintaining the Tonawanda Indian Community House
12  pursuant to chapter 549 of the laws of 1936 (25T30603) ..........
13  325,000 ............................................................................ (re. $200,000)
14
15  By chapter 53, section 1, of the laws of 2005:
16  For alterations and improvements to youth facilities, including the
17  preparation of designs, plans, specifications, and estimates for the
18  preservation of existing facilities and programs, including liabil-
19  ities incurred prior to April 1, 2005 (25GM0503) .................
20  1,000,000 ............................................................................ (re. $11,000)
21
22  By chapter 53, section 1, of the laws of 2004:
23  For the cost of maintaining the Tonawanda Indian Community House
24  pursuant to chapter 549 of the laws of 1936 (25T30403) ..........
25  325,000 ............................................................................ (re. $60,000)
26
27  By chapter 53, section 1, of the laws of 2003:
28  For the cost of maintaining the Tonawanda Indian Community House
29  pursuant to chapter 549 of the laws of 1936 (25T30303) ..........
30  1,930,000 ........................................................................... (re. $305,000)
31
32  By chapter 53, section 1, of the laws of 2002:
33  For the cost of maintaining the Tonawanda Indian Community House
34  pursuant to chapter 549 of the laws of 1936 (25T30203) ..........
35  935,000 ............................................................................. (re. $80,000)
36
37  Capital Projects Funds - Other
38  Youth Facilities Improvement Fund
39  Administration Purpose
40
41  By chapter 55, section 1, of the laws of 2016:
42  For the preparation and review of plans, specifications, estimates,
43  studies, inspections, appraisals and surveys, and payment of
44  personal service and nonpersonal service, including fringe benefits
45  and indirect costs related to the administration and security of
46  capital projects provided by the office of children and family
47  services for new and reappropriated projects (25ST1650) .........
48  850,000 ............................................................................. (re. $696,000)
49
50  By chapter 54, section 1, of the laws of 2015:
51  For the preparation and review of plans, specifications, estimates,
52  studies, inspections, appraisals and surveys, and payment of
53  personal service and nonpersonal service, including fringe benefits
54  and indirect costs related to the administration and security of
55  capital projects provided by the office of children and family
56  services for new and reappropriated projects (25ST1550) .........
57  850,000 ............................................................................. (re. $379,000)
58
59
By chapter 54, section 1, of the laws of 2014:
For the preparation and review of plans, specifications, estimates, studies, inspections, appraisals and surveys, and payment of personal service and nonpersonal service, including fringe benefits and indirect costs related to the administration and security of capital projects provided by the office of children and family services for new and reappropriated projects (25ST1450) ............ 850,000 ............................................. (re. $269,000)

By chapter 54, section 1, of the laws of 2013:
For the preparation and review of plans, specifications, estimates, studies, inspections, appraisals and surveys, and payment of personal service and nonpersonal service, including fringe benefits and indirect costs related to the administration and security of capital projects provided by the office of children and family services for new and reappropriated projects (25ST1350) ............ 850,000 ............................................. (re. $100,000)

By chapter 54, section 1, of the laws of 2011:
For the preparation and review of plans, specifications, estimates, studies, inspections, appraisals and surveys, and payment of personal service and nonpersonal service, including fringe benefits and indirect costs related to the administration and security of capital projects provided by the office of children and family services for new and reappropriated projects (25ST1150) ............ 850,000 ............................................... (re. $6,000)

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Environmental Protection or Improvements Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN1606) ... 5,000,000 .......................... (re. $5,000,000)
The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN1506) ... 5,000,000 ................. (re. $4,931,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2014, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN1406) ... 5,000,000 ................. (re. $4,477,000)

By chapter 54, section 1, of the laws of 2013:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

and estimates for environmental protection or improvements at vari-
ous youth facilities, including liabilities incurred prior to April
1, 2013 (25EN1306) ... 5,000,000 .................. (re. $2,865,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, 
section 1, of the laws of 2013:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates for environmental protection or improvements at vari-
ous youth facilities, including liabilities incurred prior to April
1, 2012 (25EN1206) ... 5,000,000 .................. (re. $2,874,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is
hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates for environmental protection or improvements at vari-
ous youth facilities, including liabilities incurred prior to April
1, 2011, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
until March 31, 2018, with the following amendments to sections two,
three, four, and eight of the Act: authorized state entities may
also use the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of children and family services; in addition to other laws
notwithstanding, the Act also notwithstands the provisions of
sections 8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25EN1106) ... 5,000,000 .................. (re. $5,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2010, is
hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates for environmental protection or improvements at vari-
ous youth facilities, including liabilities incurred prior to April
1, 2010, provided, however, that notwithstanding the provisions of
article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part
F of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and
until March 31, 2018, with the following amendments to sections two,
three, four, and eight of the Act: authorized state entities may
also use the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of children and family services; in addition to other laws
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN1006) ... 5,000,000 ............... (re. $5,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2009, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2009, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN0906) ... 4,000,000 ............... (re. $4,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2008, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2008, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN0906) ... 4,000,000 ............... (re. $4,000,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN0806) ... 4,000,000 .................. (re. $4,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2007, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2007, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25EN0706) ... 4,000,000 .................. (re. $4,000,000)

By chapter 53, section 1, of the laws of 2006:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2006 (25EN0606) ... 4,000,000 .................. (re. $680,000)

By chapter 53, section 1, of the laws of 2005:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2005 (25EN0506) ... 4,000,000 .................. (re. $2,147,000)

By chapter 53, section 1, of the laws of 2004:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2004 (25EN0406) ... 4,100,000 .................. (re. $2,032,000)

By chapter 53, section 1, of the laws of 2003:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2003 (25EN0306) ... 4,000,000 .................. (re. $1,546,000)
By chapter 53, section 1, of the laws of 2001:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection or improvements at various youth facilities, including liabilities incurred prior to April 1, 2001 (25EN0106) ... 2,650,000 ................. (re. $203,000)

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Health and Safety Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing youth facilities and programs, including liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25011601) ... 6,000,000 ................. (re. $6,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing youth facilities and programs, including liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.
services; in addition to other laws notwithstaid, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25011501) ... 6,000,000 ......................... (re. $5,118,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2014, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the office of children and family
services; in addition to other laws notwithstaid, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25011401) ... 6,000,000 ......................... (re. $4,920,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2013, provided, however, that notwithstanding the provisions
of article 5 of the general construction law or any other law or
regulation to the contrary, for the purposes of this appropriation
and to secure greater savings for the public and ensure quality
workmanship on such projects as may be impacted, section 17 of part F
of chapter 60 of the laws of 2015, constituting the infrastructure
investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and until
March 31, 2018, with the following amendments to sections two,
three, four, and eight of the Act: authorized state entities may also
use the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to any
projects undertaken by an authorized state entity in agreement with
another party; "authorized state entity" shall include the office of
children and family services; in addition to other laws notwithstaid,
the Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deeded to be in compliance with the provisions of such law (25011301)
... 6,000,000 .................................................. (re. $3,195,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,
section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2012 (25011201) ... 6,000,000 .............. (re. $384,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2011, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the office of children and family
services; in addition to other laws notwithstanding, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25011101) ... 6,000,000 ...................... (re. $3,417,000)

The appropriation made by chapter 53, section 1, of the laws of 2010, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2010, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

The appropriation made by chapter 53, section 1, of the laws of 2009, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing youth facilities and programs, including liabilities incurred prior to April 1, 2009, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

The appropriation made by chapter 53, section 1, of the laws of 2008, is hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing youth facilities and programs, including liabilities incurred prior to April 1, 2008, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25010801) ... $5,000,000 ......................... (re. $5,000,000)
The appropriation made by chapter 53, section 1, of the laws of 2007, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2007, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the office of children and family
services; in addition to other laws notwithstood, the Act also
notwithstands the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25010701) ... $5,000,000 ......................... (re. $3,653,000)
By chapter 53, section 1, of the laws of 2006:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2006 (25010601) ... $966,000 .......... (re. $966,000)
By chapter 53, section 1, of the laws of 2005:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2005 (25010501) ... $1,361,000 .......... (re. $1,361,000)
By chapter 53, section 1, of the laws of 2004:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2004 (25010401) ... $828,000 .......... (re. $828,000)
By chapter 53, section 1, of the laws of 2003:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2003 (25010301) ... 3,000,000 ............... (re. $595,000)

By chapter 53, section 1, of the laws of 2002:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, for health and safety improvements to existing youth
facilities and programs, including liabilities incurred prior to
April 1, 2002 (25A10201) ... 2,200,000 ................ (re. $48,000)

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Preservation of Facilities Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and
improvements, including the preparation of designs, plans,
specifications, and estimates for the preservation of existing
facilities and programs, including liabilities incurred prior to
April 1, 2016, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the office of children and family
services; in addition to other laws notwithstood, the Act also
notwithstands the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25031603) ... 7,000,000 ...................... (re. $7,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2015,
provided, however, that notwithstanding the provisions of article 5
of the general construction law or any other law or regulation to
the contrary, for the purposes of this appropriation and to secure
greater savings for the public and ensure quality workmanship on
such projects as may be impacted, section 17 of part F of chapter 60
of the laws of 2015, constituting the infrastructure investment act
("Act"), is amended to remove the repealer contained therein to
continue the Act in full force and effect through and until March
31, 2018, with the following amendments to sections two, three,
four, and eight of the Act: authorized state entities may also use
the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25031503) ... 7,000,000 ................. (re. $6,055,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2014, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25031403) ... 7,000,000 ................. (re. $5,620,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2013, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections
8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25031303) ... 7,000,000 ...................... (re. $3,621,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,
section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2012
(25031203) ... 7,000,000 ...................... (re. $1,096,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2011,
provided, however, that notwithstanding the provisions of article 5
of the general construction law or any other law or regulation to
the contrary, for the purposes of this appropriation and to secure
greater savings for the public and ensure quality workmanship on
such projects as may be impacted, section 17 of part F of chapter 60
of the laws of 2015, constituting the infrastructure investment act
("Act"), is amended to remove the repealer contained therein to
continue the Act in full force and effect through and until March
31, 2018, with the following amendments to sections two, three,
four, and eight of the Act: authorized state entities may also use
the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of children and family services; in addition to other laws
notwithstanding, the Act also notwithstands the provisions of sections
8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25031103) ... 7,000,000 ...................... (re. $5,598,000)

The appropriation made by chapter 53, section 1, of the laws of 2010, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2010,
provided, however, that notwithstanding the provisions of article 5
of the general construction law or any other law or regulation to
the contrary, for the purposes of this appropriation and to secure
greater savings for the public and ensure quality workmanship on
such projects as may be impacted, section 17 of part F of chapter 60
of the laws of 2015, constituting the infrastructure investment act
("Act"), is amended to remove the repealer contained therein to
continue the Act in full force and effect through and until March
31, 2018, with the following amendments to sections two, three,
four, and eight of the Act: authorized state entities may also use
the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of children and family services; in addition to other laws
notwithstanding, the Act also notwithstanding the provisions of sections
8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25031003) ... 7,000,000 .................. (re. $7,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2009, is
hereby amended and reappropriated to read:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2009,
provided, however, that notwithstanding the provisions of article 5
of the general construction law or any other law or regulation to
the contrary, for the purposes of this appropriation and to secure
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of the laws of 2015, constituting the infrastructure investment act
("Act"), is amended to remove the repealer contained therein to
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with another party; "authorized state entity" shall include the
office of children and family services; in addition to other laws
notwithstanding, the Act also notwithstanding the provisions of sections
8 and 9 of the public buildings law; if the office of children and
family services requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (25030903) ... 6,000,000 .................. (re. $5,035,000)

By chapter 53, section 1, of the laws of 2008:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2008
(25030803) ... 6,000,000 .................. (re. $1,238,000)

By chapter 53, section 1, of the laws of 2007:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2007
(25030703) ... 6,000,000 .................. (re. $1,667,000)

By chapter 53, section 1, of the laws of 2006:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
and estimates for the preservation of existing facilities and
programs, including liabilities incurred prior to April 1, 2006
(25030603) ... 6,000,000 .................. (re. $650,000)

By chapter 53, section 1, of the laws of 2004:

For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications,
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

... and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2004 (25030403) ... 5,000,000 ......................... (re. $30,000)

By chapter 53, section 1, of the laws of 2003:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2003 (25030303) ... 4,000,000 ......................... (re. $645,000)

By chapter 53, section 1, of the laws of 2002:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications, and estimates for the preservation of existing facilities and programs, including liabilities incurred prior to April 1, 2002 (25030203) ... 2,000,000 ......................... (re. $280,000)

PROGRAM IMPROVEMENT OR PROGRAM CHANGE (CCP)

Capital Projects Funds - Other
Youth Facilities Improvement Fund
Program Improvement or Program Change Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and other improvements, including the preparation of designs, plans, specifications and estimates related to improvements or changes to existing facilities or programs, including liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of children and family services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of children and family services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (25081608) ... 10,000,000 ......................... (re. $10,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and other improvements, including the preparation of designs, plans, specifications and estimates related to improvements or changes to existing facilities or programs, including liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
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services; in addition to other laws notwithstanding, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25081508) ... 10,000,000 ......................... (re. $7,918,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2014, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
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notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25081408) ... 10,000,000 ......................... (re. $9,856,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2013, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
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notwithstands the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25081308) ... 10,000,000 ......................... (re. $6,027,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,
section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2012 (25081208) ... 10,000,000 .... (re. $197,000)
The appropriation made by chapter 54, section 1, of the laws of 2011, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2011, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
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section 17 of part F of chapter 60 of the laws of 2015, constituting
the infrastructure investment act ("Act"), is amended to remove the
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services; in addition to other laws notwithstood, the Act also
notwithstands the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25081108) ... 10,000,000 ......................... (re. $9,482,000)
The appropriation made by chapter 53, section 1, of the laws of 2010, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2010, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
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services; in addition to other laws notwithstanding, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25081008) ... 10,000,000 ....................... (re. $10,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2009, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2009, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
ensure quality workmanship on such projects as may be impacted,
section 17 of part F of chapter 60 of the laws of 2015, constituting
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state entity" shall include the office of children and family
services; in addition to other laws notwithstanding, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25080909) ... 13,000,000 ....................... (re. $13,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2008, is
hereby amended and reappropriated to read:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2008, provided, however, that notwithstanding the
provisions of article 5 of the general construction law or any other
law or regulation to the contrary, for the purposes of this
appropriation and to secure greater savings for the public and
to ensure quality workmanship on such projects as may be impacted,
the infrastructure investment act ("Act"), is amended to remove the
repealer contained therein to continue the Act in full force and
effect through and until March 31, 2018, with the following
amendments to sections two, three, four, and eight of the Act:
authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the office of children and family
services; in addition to other laws notwithstood, the Act also
notwithstanding the provisions of sections 8 and 9 of the public
buildings law; if the office of children and family services
requires a contractor to prepare separate specifications in
accordance with section 135 of the state finance law, it shall be
deemed to be in compliance with the provisions of such law
(25A80808) ... 13,840,000 ......................... (re. $8,705,000)

By chapter 53, section 1, of the laws of 2006:
For payment of the cost of construction, reconstruction, security and
other improvements, including the preparation of designs, plans,
specifications and estimates related to improvements or changes to
existing facilities or programs, including liabilities incurred
prior to April 1, 2006 (25A80608) ... 8,000,000 ...... (re. $36,000)
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>64,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>64,000,000</td>
</tr>
</tbody>
</table>

SUPPORTED HOUSING PROGRAM (CCP) | 64,000,000

- 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 (27OP17G5) | 1,000,000

- Notwithstanding any inconsistent provision of law, up to $1,000,000 of the amount appropriated herein may be used for emergency shelter repairs in local social services districts with a population of less than five million.

- 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 and assistance program in such detail as required by the budget director (270317G5) ...................... 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 including the payment of liabilities prior to April 1, 2017; 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 (270817G5) ...................... 5,000,000
SUPPORTED HOUSING PROGRAM (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Homeless Housing Grants Purpose

By chapter 55, section 1, of the laws of 2016:
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 ............................................. (re. $358,000)

Capital Projects Funds - Other
Housing Program Fund
Homeless Housing Grants Purpose

By chapter 55, section 1, of the laws of 2016:
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 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 (270316G5) ..........
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 (270816G5) ... 5,000,000 ....................... (re. $5,000,000)
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)

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 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 (270314G5) ................................. 57,500,000 ................................. (re. $17,101,000)
OFFICE OF GENERAL SERVICES
CAPITAL PROJECTS 2017-18

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>249,600,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>249,600,000</td>
</tr>
</tbody>
</table>

DESIGN AND CONSTRUCTION SUPERVISION (CCP) | 10,000,000 |

For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, value engineering, life cycle costing, or, for the costs of consultant services to perform said purposes to be used for the rehabilitation, erection, construction, reconstruction, alteration, or improvement of new or existing facilities or programs, including the payment of liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings...
OFFICE OF GENERAL SERVICES

CAPITAL PROJECTS 2017-18

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05061730)</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Facilities Maintenance and Operations (CCP)</td>
<td>32,000,000</td>
</tr>
<tr>
<td>Maintenance and Operations Purpose</td>
<td></td>
</tr>
<tr>
<td>For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (05FM17MO)</td>
<td>32,000,000</td>
</tr>
<tr>
<td>Flood Recovery (CCP)</td>
<td>15,000,000</td>
</tr>
<tr>
<td>Flood Recovery Purpose</td>
<td></td>
</tr>
<tr>
<td>For services and expenses associated with repairing, restoring, or replacing state-owned structures and their contents in accordance with section 203-A of the executive law. Notwithstanding any other provision of the law to the contrary, the office of general services in consultation with the division of homeland security and emergency services shall, upon approval of the budget director, suballocate or transfer the funding appropriated herein to any other state department or agency maintaining or in control of such state-owned structures and their contents in an amount not less than the limits of coverage that would be applicable if such state-owned structures and their contents had been covered by standard flood insurance policies, as defined in 44 CFR 59.1 (05FR17FR)</td>
<td>15,000,000</td>
</tr>
<tr>
<td>Maintenance and Improvement of Real Property Facilities (CCP)</td>
<td>192,600,000</td>
</tr>
<tr>
<td>Energy Conservation Purpose</td>
<td></td>
</tr>
</tbody>
</table>
OFFICE OF GENERAL SERVICES  
CAPITAL PROJECTS  2017-18

1 For the payment of the costs of energy conservation projects for existing facilities including the payment of liabilities incurred prior to April 1, 2017 (05131705) 2,000,000

For services and expenses related to the design and construction of a cogeneration plant and microgrid, including payment of liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05CG1705) ......... 87,600,000

Capital Projects Funds - Other
Capital Projects Fund
Health and Safety Purpose

For payment of the cost of demolition, alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained
therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

(05071701) 3,000,000

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

For payment of the cost of alterations and improvements and minor rehabilitation and improvements for the preservation of existing facilities, including the payment of liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section...
135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05011703) ........  22,400,000

For payment of the costs of alterations, improvements and rehabilitation for the preservation of various facilities throughout the state, including the payment of liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05NR1703) ........ 32,600,000

For payment of the cost of alterations, improvements and rehabilitation, including design, consultants, furniture, moving, and technology, for the preservation of various facilities throughout the state, including the payment of liabilities incurred prior to April 1, 2017, that will result in the reduction of vacant and underutilized space within buildings owned and leased by the office of general services. The office of general services shall submit a utilization plan to the division of the budget and no expenditures may be made from this appropriation until the plan has been approved by the division of the budget, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public
and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05OS1703) ....... 25,000,000

Capital Projects Funds - Other
Capital Projects Fund
Preventive Maintenance Purpose

For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual services provided by private firms, including the payment of liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in
addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (050917PM) ........  20,000,000
OFFICE OF GENERAL SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 DESIGN AND CONSTRUCTION SUPERVISION (CCP)
2
3 Capital Projects Funds - Other
4 Capital Projects Fund
5 Preparation of Plans Purpose
6
7 By chapter 55, section 1, of the laws of 2016:
8 For payment to the design and construction management account of the
9 centralized services fund of the New York state office of general
10 services for the purpose of preparation and review of plans,
11 specifications, estimates, services, construction management and
12 supervision, inspection, studies, appraisals, surveys, testing and
13 environmental impact statements, value engineering, life cycle
14 costing, or, for the costs of consultant services to perform said
15 purposes to be used for the rehabilitation, erection, construction,
16 reconstruction, alteration, or improvement of new or existing
17 facilities or programs, including the payment of liabilities
18 incurred prior to April 1, 2016 (05061630) .........................
19 9,000,000 ......................................... (re. $9,000,000)
20
21 For payment of a marketing and redevelopment study concerning the most
22 appropriate uses of the J N Adam developmental center (the center),
23 located in the town of Perrysburg, county of Cattaraugus, and an
24 analysis of the historic significance of the buildings comprising
25 the center, in consultation with the commissioner of the office for
26 people with developmental disabilities, the empire state development
27 corporation, the office of parks, recreation and historic
28 preservation, and the department of environmental conservation.
29 Copies of such study and analysis shall be provided to the governor,
30 temporary president of the senate, the speaker of the assembly, and
31 state and local officials representing the county of Cattaraugus,
32 town of Perrysburg, and city of Buffalo (05JN1630) .................
33 235,000 ............................................. (re. $235,000)
34
35 By chapter 54, section 1, of the laws of 2015:
36 For payment to the design and construction management account of the
37 centralized services fund of the New York state office of general
38 services for the purpose of preparation and review of plans, spec-
39ifications, estimates, services, construction management and super-
40vision, inspection, studies, appraisals, surveys, testing and envi-
41ronmental impact statements, value engineering, life cycle costing,
42 or, for the costs of consultant services to perform said purposes to
43 be used for the rehabilitation, erection, construction, recon-
44struction, alteration, or improvement of new or existing facilities
45 or programs, including the payment of liabilities incurred prior to
46 April 1, 2015 (05021530) ... 9,000,000 ............ (re. $9,000,000)
47
48 By chapter 54, section 1, of the laws of 2014:
49 For payment to the design and construction management account of the
50 centralized services fund of the New York state office of general
51 services for the purpose of preparation and review of plans, spec-
52ifications, estimates, services, construction management and super-
53vision, inspection, studies, appraisals, surveys, testing and envi-
54ronmental impact statements, value engineering, life cycle costing,
55 or, for the costs of consultant services to perform said purposes to
56 be used for the rehabilitation, erection, construction, recon-
57struction, alteration, or improvement of new or existing facilities
58 or programs, including the payment of liabilities incurred prior to
59 April 1, 2014 (05011430) ... 9,000,000 ............ (re. $7,376,000)
60
61 By chapter 54, section 1, of the laws of 2013:
62 For payment to the design and construction management account of the
63 centralized services fund of the New York state office of general
services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, value engineering, life cycle costing, or, for the costs of consultant services to perform said purposes to be used for the rehabilitation, erection, construction, reconstruction, alteration, or improvement of new or existing facilities or programs, including the payment of liabilities incurred prior to April 1, 2013 (05011330) ... $9,000,000 ............ (re. $2,335,000)  

By chapter 50, section 1, of the laws of 2010:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, value engineering, life cycle costing, or, for the costs of consultant services to perform said purposes to be used for the rehabilitation, erection, construction, reconstruction, alteration, or improvement of new or existing facilities or programs, including the payment of liabilities incurred prior to April 1, 2010 (05061030) ... $12,766,000 ........... (re. $2,408,000)  

MAINTENANCE AND IMPROVEMENT OF REAL PROPERTY FACILITIES (CCP)

By chapter 50, section 1, of the laws of 2006:
For services and expenses related to the redevelopment of the Governor Averell Harriman State Office Building Campus, including the costs of demolition and site preparation, and for services provided by the design and construction account of the centralized services fund of the New York state office of general services (05060609) ........... $10,000,000 ........................................ (re. $5,685,000)  

By chapter 55, section 1, of the laws of 2016:
For the payment of the costs of energy conservation projects for existing facilities including the payment of liabilities incurred prior to April 1, 2016 (05131605) ... $2,000,000 ... (re. $2,000,000)  

By chapter 54, section 1, of the laws of 2015:
For the payment of the costs of energy conservation projects for existing facilities including the payment of liabilities incurred prior to April 1, 2015 (05041505) ... $4,000,000 ... (re. $4,000,000)  

By chapter 54, section 1, of the laws of 2014:
For the payment of the costs of energy conservation projects for existing facilities including the payment of liabilities incurred prior to April 1, 2014 (05131405) ... $9,080,000 ... (re. $9,052,000)  

By chapter 54, section 1, of the laws of 2013:
For the payment of the costs of energy conservation projects for existing facilities including the payment of liabilities incurred prior to April 1, 2013 (05131305) ... $9,080,000 ... (re. $2,237,000)
The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

For payment of the cost of demolition, alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05071601) ... 16,000,000 ............... (re. $16,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For payment of the cost of demolition, alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05011501) ... 9,080,000 ................ (re. $9,080,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For payment of the cost of demolition, alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2014, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05011501) ... 9,080,000 ................ (re. $9,080,000)
OFFICE OF GENERAL SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05071401) ... 4,000,000 ................ (re. $4,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, is hereby amended and reappropriated to read:

For payment of the cost of demolition, alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2013, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05071301) ... 6,320,000 ................ (re. $5,913,000)

The appropriation made by chapter 54, section 1, of the laws of 2012, is hereby amended and reappropriated to read:

For payment of the cost of demolition, alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2012, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05071301) ... 6,320,000 ................ (re. $5,913,000)
related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05061201) ... 17,279,000 .............. (re. $12,307,000)

By chapter 54, section 1, of the laws of 2011:
For payment of the cost of alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2011 (05061101) ......................... 8,800,000 ........................................ (re. $3,274,000)

By chapter 50, section 1, of the laws of 2010:
For payment of the cost of alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2010 (05061001) ......................... 22,000,000 ........................................ (re. $8,217,000)

By chapter 50, section 1, of the laws of 2008:
For payment of the cost of alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2008 (05060801) ......................... 10,700,000 ........................................ (re. $3,577,000)

By chapter 50, section 1, of the laws of 2007:
For payment of the cost of alterations and improvements for health and safety to existing facilities, including the payment of liabilities incurred prior to April 1, 2007 (05060701) ......................... 10,700,000 ........................................ (re. $2,654,000)

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

The appropriation made by chapter 50, section 1, of the laws of 2009, is hereby amended and reappropriated to read:
For services and expenses related to the design and construction of state facilities, including payment of liabilities incurred prior to April 1, 2009. Amounts appropriated herein may be transferred from this appropriation to any other capital projects appropriation made to any other state department or agency, for the purpose of constructing a facility that will benefit multiple state agencies, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the
public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05AA0907) .................. 10,000,000 ....................................... (re. $10,000,000)

The appropriation made by chapter 50, section 1, of the laws of 2008, is hereby amended and reappropriated to read:
For services and expenses related to the design and construction of state facilities, including payment of liabilities incurred prior to April 1, 2008. Amounts appropriated herein may be transferred from this appropriation to any other capital projects appropriation made to any other state department or agency, for the purpose of constructing a facility that will benefit multiple state agencies, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05AA0807) .................. 10,000,000 ....................................... (re. $10,000,000)

The appropriation made by chapter 50, section 1, of the laws of 2007, is hereby amended and reappropriated to read:
For services and expenses related to the design and construction of state facilities, including payment of liabilities incurred prior to April 1, 2007. Notwithstanding section 51 of the state finance law, funds may be transferred from this appropriation to any other capital projects appropriation made to a state department or agency, for the purpose of constructing a facility that will benefit multiple state agencies, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05AA0807) .................. 10,000,000 ....................................... (re. $10,000,000)
specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05AA0707) ... 10,000,000 ................... (re. $9,000,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

For payment of the cost of alterations and improvements and minor rehabilitation and improvements for the preservation of existing facilities, including the payment of liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05011603) ... 25,800,000 ................... (re. $24,302,000)

For payment of the costs of alterations, improvements and rehabilitation for the preservation of the state capitol building, including the payment of liabilities incurred prior to April 1, 2016 (05CR1603) ... 200,000 ......................... (re. $200,000)

For payment of the costs of alterations, improvements and rehabilitation for the preservation of various facilities throughout the state, including the payment of liabilities incurred prior to April 1, 2016, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05NR1603) ... 14,000,000 ................... (re. $14,000,000)
The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For payment of the cost of alterations and improvements and minor rehabilitation and improvements for the preservation of existing facilities, including the payment of liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05031503) ... 42,720,000 ............... (re. $35,424,000)

For payment of the costs of alterations, improvements and rehabilitation for the preservation of the state capitol building, including the payment of liabilities incurred prior to April 1, 2015 (05CR1503) ... 200,000 ......................... (re. $200,000)

For payment of the cost of design and related services, demolition, alterations, improvements, and rehabilitation at the Harriman state office campus, including the payment of liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05HC1503) ... 152,000,000 ............. (re. $131,912,000)

For payment of the costs of alterations, improvements and rehabilitation for the preservation of various facilities throughout the state, including the payment of liabilities incurred prior to April 1, 2015, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part
306

OFFICE OF GENERAL SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05NR1503) .............. 10,000,000 ................................................. (re. $10,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For payment of the cost of alterations and improvements and minor rehabilitation and improvements for the preservation of existing facilities, including the payment of liabilities incurred prior to April 1, 2014, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05131403) ... 32,720,000 ..................... (re. $13,092,000)

For payment of the costs of alterations, improvements and rehabilitation for the preservation of the state capitol building, including the payment of liabilities incurred prior to April 1, 2014 (05CR1403) ... 200,000 .............................. (re. $200,000)

For payment of the costs of alterations, improvements and rehabilitation for the preservation of various facilities throughout the state, including the payment of liabilities incurred prior to April 1, 2014, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of general services; in addition to other laws notwithstood,
the Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law; if the office of general services requires a
contractor to prepare separate specifications in accordance with
section 135 of the state finance law, it shall be deemed to be in
compliance with the provisions of such law (05NR1403) .........
20,000,000 ....................................... (re. $14,884,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 55,
section 1, of the laws of 2016:
For services and expenses of the correctional officers' memorial fund
established pursuant to chapter 55 of the laws of 2014. Funds herein
shall be for the construction of such correctional officers' memorial on the New York state empire state plaza (05CM1403) .......
300,000 ............................................. (re. $300,000)

By chapter 54, section 1, of the laws of 2013:
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of the state capitol building, including
the payment of liabilities incurred prior to April 1, 2013
(05CR1303) ... 10,000,000 ......................... (re. $10,000,000)
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of various facilities throughout the
state, including the payment of liabilities incurred prior to April
1, 2013 (05NR1303) ... 20,000,000 ................... (re. $4,402,000)
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of the governor Nelson A. Rockefeller
empire state plaza, including the payment of liabilities incurred prior to April 1, 2013 (05CC1303) ..................................
5,000,000 ......................................... (re. $4,595,000)

By chapter 54, section 1, of the laws of 2012:
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of the state Capitol Building (05CR1203)
... 250,000 ........................................ (re. $250,000)
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of various facilities throughout the
State, including the payment of liabilities incurred prior to April
1, 2012 (05NR1203) ... 26,000,000 .................. (re. $3,571,000)

By chapter 54, section 1, of the laws of 2011:
For payment of the cost of alterations and improvements and minor
rehabilitation and improvements for the preservation of existing
facilities, including the payment of liabilities incurred prior to
April 1, 2011 (05061103) ... 6,284,000 ............. (re. $1,308,000)
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of the state Capitol Building (05CR1103)
... 650,000 ........................................ (re. $650,000)

The appropriation made by chapter 50, section 1, of the laws of 2010, is
hereby amended and reappropriated to read:
For payment of the cost of alterations and improvements and minor
rehabilitation and improvements for the preservation of existing
facilities, including the payment of liabilities incurred prior to
April 1, 2010 (05061003) ... 12,634,000 ............ (re. $3,218,000)
For payment of the costs of alterations, improvements and rehabili-
tation for the preservation of the state Capitol Building, provided,
however, that notwithstanding the provisions of article 5 of the
general construction law or any other law or regulation to the
contrary, for the purposes of this appropriation and to secure
greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05CR1003) .............. 3,650,000 .................................................. (re. $3,650,000)

The appropriation made by chapter 50, section 1, of the laws of 2009, is hereby amended and reappropriated to read:

For payment of the cost of alterations and improvements and minor rehabilitation and improvements for the preservation of existing facilities, including the payment of liabilities incurred prior to April 1, 2009 (05060903) ... 7,000,000 ............ (re. $3,125,000)

For payment of the costs of alterations, improvements and rehabilita-
tion for the preservation of the state Capitol Building, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of general services; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of general services requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (05CR0903) .............. 15,000,000 ....................................... (re. $15,000,000)

By chapter 50, section 1, of the laws of 2008:

For payment of the cost of alterations and improvements and minor rehabilitation and improvements for the preservation of existing facilities, including the payment of liabilities incurred prior to April 1, 2008 (05060803) ... 20,000,000 ............ (re. $4,276,000)

For payment of the costs of alterations, improvements and rehabilita-
tion for the preservation of the state Capitol Building (05CR0803) ... 5,000,000 ......................... (re. $5,000,000)

For the payment of the costs of alterations, improvement and rehabili-
tation for the preservation of Hearing Room C located in the Legis-
lative Office Building (05LC0803) ... 1,075,000 ..... (re. $137,000)
By chapter 50, section 1, of the laws of 2006:
For payment of the costs of alterations, improvements and rehabilitation for the preservation of the state Capitol Building (05030603) .... 26,000,000 ........................................ (re. $4,405,000)
For payment of the costs of alterations, improvements and rehabilitation for the preservation of Hearing Rooms B and C located in the Legislative Office Building (05LL0603) ............................. 1,645,000 ........................................... (re. $103,000)
For payment of the state's share of costs of alterations and improvements for preservation of facilities at the Binghamton Governmental Complex, including but not limited to repair and rehabilitation of parking garage facilities. The state's share of such costs shall be determined pursuant to a written tripartite agreement between the state of New York, Broome County, and the city of Binghamton. All or part of this amount may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services for services rendered (05BP0603) ... 6,200,000 ........................................... (re. $1,160,000)
Advance for costs of alterations and improvements for preservation of facilities at the Binghamton Governmental Complex, including but not limited to repair and rehabilitation of parking garage facilities. All or part of this amount may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services for services rendered. No portion of this appropriation shall be available until the division of the budget has reviewed and approved a repayment agreement with the city of Binghamton and Broome county. Such agreement, at the minimum, shall provide for reimbursement to the state by the city of Binghamton and Broome county for their respective shares of all design and construction disbursements (05BP0603) ............... 5,800,000 ........................................... (re. $230,000)

By chapter 55, section 1, of the laws of 2016:
For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual services provided by private firms, including the payment of liabilities incurred prior to April 1, 2016 (050916PM) ............. 23,000,000 ........................................... (re. $20,762,000)

By chapter 54, section 1, of the laws of 2015:
For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual services provided by private firms, including the payment of liabilities incurred prior to April 1, 2015 (050515PM) ............. 15,000,000 ........................................... (re. $5,838,000)

By chapter 54, section 1, of the laws of 2014:
For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual services provided by private firms, including the payment of liabilities incurred prior to April 1, 2014 (050614PM) ............. 15,000,000 ........................................... (re. $6,075,000)

By chapter 54, section 1, of the laws of 2013:
For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual
services provided by private firms, including the payment of liabilities incurred prior to April 1, 2013 (050613PM) ...................... 15,000,000 ........................................ (re. $7,461,000)

By chapter 54, section 1, of the laws of 2012:
For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual services provided by private firms, including the payment of liabilities incurred prior to April 1, 2012 (050912PM) ...................... 16,000,000 ........................................ (re. $3,347,000)

SUSTAINABILITY (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Sustainability Purpose

By chapter 50, section 1, of the laws of 2009:
For payments on sustainability projects at various facilities throughout the State, including the payment of liabilities incurred prior to April 1, 2009 (050109SU) ... 13,300,000 ....... (re. $10,343,000)
DEPARTMENT OF HEALTH

CAPITAL PROJECTS 2017-18

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>610,621,000</td>
</tr>
<tr>
<td>Capital Projects Funds - Federal</td>
<td>77,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>687,621,000</td>
</tr>
</tbody>
</table>

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ALL PAYERS CLAIMS DATABASE (CCP) | 10,000,000 |

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Capital Project Funds - Other
Capital Projects Fund
Program Improvement/Change Purpose

For grants, services and expenses related to the establishment of an all payers claim database, including but not limited to technology, equipment, software, personal service, fringe benefits, and indirect costs. For purposes of the program, all such activities are deemed to constitute a capital expenditure. No expenditures related to this appropriation shall be made without a plan, prepared by the commissioner of health and approved by the director of the budget, detailing sufficient resources are available to support such expenditures (12AP1708) | 10,000,000 |

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HEALTH CARE FACILITY TRANSFORMATION PROGRAM (CCP) | 500,000,000 |

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Capital Project Funds - Other
Capital Projects Fund
Program Improvement/Change Purpose

For payments and grants to support health care facility transformation statewide for capital, non-operational works. Notwithstanding section 163 of the state finance law or any other provision of law to the contrary, this appropriation may be used to fund payments and or grants made by the commissioner of health in his or her sole discretion, without a competitive bid or request for proposal process, to eligible applicants as determined by the commissioner of health for purposes in support of essential health care services. Such purposes may include debt retirement and capital projects or non-capital projects that facilitate health care transformation, including mergers, consolidation, acquisition or other corporate restructuring activities intended to create a financially sustainable system of care that promotes a
DEPARTMENT OF HEALTH

CAPITAL PROJECTS 2017-18

patient-centered model of health care delivery or preserves or expands essential health care services. Grants shall not be available to support general operating expenses.

The commissioner and the president of the dormitory authority of the state of New York shall enter into an agreement, subject to the approval of the director of the budget, and subject to section 1680-r of the public authorities law, for the purposes of awarding, distributing, and administering the funds made available pursuant to this appropriation.

In determining awards for eligible applicants under this appropriation, the commissioner of health shall consider criteria including, but not limited to:

(a) the extent to which the proposed project will contribute to the integration of health care services or the long term sustainability of the applicant or preservation of essential health services in the community or communities served by the applicant;

(b) The extent to which the proposed project or purpose is aligned with delivery system reform incentive payment ("DSRIP") program goals and objectives;

(c) Consideration of geographic distribution of funds;

(d) The relationship between the proposed project and identified community need;

(e) The extent to which the applicant has access to alternative financing;

(f) The extent that the proposed project furthers the development of primary care and other outpatient services;

(g) The extent to which the proposed project benefits medicaid enrollees and uninsured individuals;

(h) The extent to which the applicant has engaged the community affected by the proposed capital project and the manner in which community engagement has shaped such capital project; and

(i) The extent to which the proposed project addresses potential risk to patient safety and welfare.

Notwithstanding any inconsistent provision of law to the contrary, and upon approval of the director of the budget, the commissioner of health may award all or a portion of the funds made available pursuant to this appropriation for unfunded project applications submitted in response to the request for applications number 1607010255 issued by the department on July 20, 2016 pursuant to public health law 2825-d. The commissioner shall notify the chair of the senate finance committee and the chair of the assembly ways and
means committee no later than 30 days prior to awarding funds in this manner. The department shall provide a report on a quarterly basis to the chairs of the senate finance, assembly ways and means, and senate health and assembly health committees. Such reports shall be submitted no later than 60 days after the close of the quarter, and shall include, for each award, the name of the applicant, a description of the project or purpose, the amount of the award, disbursement date, and status of achievement of process and performance metrics and milestones pursuant to subdivision five of this section 2825-e of the public health law. Within amounts appropriated herein, the director of the budget is authorized to make a determination to fund up to $200,000,000 for grant awards which are not eligible to be funded with the proceeds of bonds issued pursuant to section 1680-r of the public authorities law. Within amounts appropriated herein, $50,000,000 shall be made available for grant awards to Montefiore medical center, and a minimum of $30,000,000 shall be made available for grant awards to community-based health care providers which shall be defined as a diagnostic and treatment center licensed or granted an operating certificate under article 28 of the public health law, a mental health clinic licensed or granted an operating certificate under article 31 of the mental hygiene law, an alcohol and substance abuse treatment clinic licensed or granted an operating certificate under article 32 of the mental hygiene law, a primary care provider, or a home care provider certified or licensed pursuant to article 36 of public health law. The dormitory authority may issue bonds for such purposes up to the amount appropriated herein. No expenditures may be made from this appropriation to a facility until a facility specific plan has been submitted to the department of health and has been approved by the director of the budget (12SW17HE) .......... 500,000,000

<table>
<thead>
<tr>
<th>IT INITIATIVES PROGRAM (CCP)</th>
<th>10,000,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Fund - Other</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Capital Projects Fund</td>
<td></td>
</tr>
<tr>
<td>Health Care IT Capital Account</td>
<td></td>
</tr>
<tr>
<td>Program Improvement/Change Purpose</td>
<td></td>
</tr>
</tbody>
</table>
DEPARTMENT OF HEALTH
CAPITAL PROJECTS 2017-18

For services and expenses related to information technology projects undertaken by the department of health, including the payment of liabilities incurred prior to April 1, 2016. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, all or a portion of the funds appropriated hereby may be suballocated or transferred to the office of information technology services (12IT1708) ...................... 10,000,000

LABORATORIES AND RESEARCH (CCP) ....................... 8,000,000

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12591703) ..... 8,000,000

MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP). 52,621,000

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

For minor alterations, improvements and preventive maintenance of St. Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home, Batavia Nursing Home, and Montrose Nursing Home including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12601703) ....................... 7,600,000

The sum of $36,021,000 is hereby appropriated to support capital expenses of the Roswell Park cancer institute corporation. Notwithstanding any law to the contrary, all or a portion of funds appropriated herein may be transferred to the Roswell
DEPARTMENT OF HEALTH
CAPITAL PROJECTS  2017-18

Park cancer institute corporation, subject
to a plan developed by Roswell Park cancer
institute corporation, submitted to the
department of health, and approved by the
director of the budget (12RP1703) ........  36,021,000
For the maintenance and operation of various
facilities and systems including personal
services, fringe benefits, and indirect
costs. Notwithstanding any other law to
the contrary, all or a portion of the
funds appropriated herein may be
suballocated or transferred to any
department, agency, or public authority
(12FM17MO) .................................  9,000,000

STATEWIDE HEALTH INFORMATION NETWORK FOR NEW YORK (CCP) ..  30,000,000

Capital Project Funds - Other
Capital Projects Fund
Program Improvement/Change Purpose

For grants, services and expenses related to
the establishment and administration of
the statewide health information network
for New York, including but not limited to
technology, equipment, software, personal
service, fringe benefits, and indirect
costs. For purposes of the program, all
such activities are deemed to constitute a
capital expenditure. No expenditures
related to this appropriation shall be
made without a plan, prepared by the
commissioner of health and approved by the
director of the budget, detailing suffi-
cient resources are available to support
such expenditures (12SH1708) ............  30,000,000

WATER RESOURCES (CCP) .................................  77,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
Water Resources Purpose

For federal grants for the safe drinking
water revolving fund (12021757) ........  70,000,000
For services and expenses of the state
revolving funds program (12DW1757) ....  7,000,000
All or a portion of the disbursements made pursuant to the reappropriations made hereinafter from the capital projects fund may be eligible for reimbursement from proceeds of bonds issued by the dormitory authority. The dormitory authority and the department of health shall report quarterly to the director of the budget the amounts expended from appropriations which are eligible for reimbursement from the proceeds of the bonds. The director of the budget shall review these reports and then certify to the comptroller amounts expended from these appropriations which are reimbursable from bond proceeds. Until such time as the dormitory authority determines that amounts expended from these appropriations are not reimbursable from bond proceeds, all such expenditures shall be considered to be reimbursable from bond proceeds.

CAPITAL RESTRUCTURING FINANCING PROGRAM FOR HEALTH CARE AND RELATED FACILITIES (CCP)

Capital Projects Funds - Other

By chapter 54, section 1, of the laws of 2014:

An advance for payments and grants establishing the capital restructuring financing program for health care and related facilities licensed pursuant to public health law or mental hygiene law, including general hospitals, nursing homes, clinics, residential health care facilities, diagnostic and treatment centers, and clinics licensed pursuant to the public health law or the mental hygiene law, assisted living programs, primary care providers, and home care providers certified or licensed pursuant to article thirty-six of this chapter and other primary care providers, to support capital projects that will improve the quality, financial viability, and efficiency of the health care delivery system in New York state, including necessary support to facilitate restructuring, closures, conversions and consolidations within the health care delivery system including funding intended to maintain facility viability, provided, however, that no expenditures may be made from this appropriation to a facility until a facility specific plan has been submitted to the department of health and has been approved by the director of the budget (12CR14HE) .................................. 4,000,000,000

HEALTH CARE FACILITY TRANSFORMATION PROGRAM (CCP)

Capital Projects Funds - Other

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

For payments and grants to support health care facility transformation statewide for capital, non-operational works. Notwithstanding section 163 of the state finance law or any other provision of law to the contrary, this appropriation may be used to fund payments and or grants made by the commissioner of health in his or her sole discretion, without a competitive bid or request for proposal process, to eligible applicants as determined by the commissioner of health for purposes in support of essential health care services. Such purposes may include renovating or replacing inefficient or outdated facilities as part of a merger, consolidation, acquisition or other significant corporate restructuring activity that is part of an overall transformation plan intended to create a financially

316
sustainable system of care that promotes a patient-centered model of health care delivery aimed at improving the overall health and well-being of a community. Eligible applicants shall be those deemed by the commissioner to be a provider that fulfills or will fulfill a health care need for acute inpatient, outpatient, primary, home care or residential health care services in a community. The commissioner and the president of the dormitory authority of the state of New York shall enter into an agreement, subject to the approval of the director of the budget, and subject to section 1680-r of the public authorities law, for the purposes of awarding, distributing, and administering the funds made available pursuant to this appropriation. In determining awards for eligible applicants under this appropriation, the commissioner of health and the president of the authority shall consider criteria including, but not limited to:

(a) the extent to which the proposed capital project will contribute to the integration of health care services and long term sustainability of the applicant or preservation of essential health services in the community or communities served by the applicant;
(b) the extent to which the proposed project or purpose is aligned with delivery system reform incentive payment ("DSRIP") program goals and objectives;
(c) consideration of geographic distribution of funds;
(d) the relationship between the proposed capital project and identified community need;
(e) the extent to which the applicant has access to alternative financing;
(f) the extent that the proposed capital project furthers the development of primary care and other outpatient services;
(g) the extent to which the proposed capital project benefits medicaid enrollees and uninsured individuals;
(h) the extent to which the applicant has engaged the community affected by the proposed capital project and the manner in which community engagement has shaped such capital project; and
(i) the extent to which the proposed capital project addresses potential risk to patient safety and welfare.

Disbursement of awards made pursuant to this appropriation shall be conditioned on the awardee achieving certain process and performance metrics and milestones as determined in the sole discretion of the commissioner. Such metrics and milestones shall be structured to ensure that the health care transformation and provider sustainability goals of the project are achieved, and such metrics and milestones shall be included in grant disbursement agreements or other contractual documents as required by the commissioner.

The department shall provide a report on a quarterly basis to the chairs of the senate finance, assembly ways and means, senate health and assembly health committees. Such reports shall be submitted no later than sixty days after the close of the quarter, and shall include, for each award, the name of the applicant, a description of the project or purpose, the amount of the award, disbursement date, and status of achievement of process and performance metrics and milestones pursuant to subdivision 5 of section 2825-b of the public health law. Within amounts appropriated herein, up to $5,000,000 may be made available for the purchase of mammography equipped vehicles, and a minimum of $30,000,000 shall be made available for community-based health care providers which shall be defined as a diagnostic and treatment center licensed or granted an operating certificate under article twenty-eight of the public health law, a mental health clinic licensed or granted an operating certificate under article thirty-one of the mental hygiene law, [or] an alcohol and substance abuse treatment clinic licensed or granted an operating certificate
under article thirty-two of the mental hygiene law, primary care
providers, or a home care provider certified or licensed pursuant to
article thirty-six of Public Health Law.

The dormitory authority may issue bonds for such purposes in an amount
appropriated herein. No expenditures may be made from this
appropriation to a facility until a facility specific plan has been
submitted to the department of health and has been approved by the
director of the budget (125W16HE) ..................................

200,000,000 ..................................... (re. $200,000,000)

By chapter 54, section 1, of the laws of 2015:
For payments and grants to support health care facility transformation
within the county of Kings, for capital, non-operational works serv-
ing communities whose residents are experiencing significant levels
of health care disparities, health care needs and other risk
factors. Funding will be awarded in the discretion of the commis-
sioner of health, without a competitive bid or request for proposal
process, for purposes in support of essential health care services.
Such purposes may include renovating or replacing inefficient or
outdated facilities as part of a merger, consolidation, acquisition
or other significant corporate restructuring activity intended to
create a financially sustainable system of care that promotes a
patient-centered model of health care delivery aimed at improving
the overall health and well-being of a community. The dormitory
authority may issue bonds for such purposes in an amount appropri-
ated herein. No expenditures may be made from this appropriation to
a facility until a facility specific plan has been submitted to the
department of health and has been approved by the director of the
budget (12BK15HE) ... 700,000,000 ............... (re. $700,000,000)

For payments and grants to support health care facility transformation
within the county of Oneida, for capital, non-operational works.
Funding will be awarded in the discretion of the commissioner of
health in support of projects located in the largest population
center in Oneida County, without a competitive bid or request for
proposal process, for the purpose of consolidating multiple licensed
health care facilities into an integrated system of acute inpatient,
outpatient primary and other health care services. The dormitory
authority may issue bonds for such purposes in an amount appropri-
ated herein. No expenditures may be made from this appropriation to
a facility until a facility specific plan has been submitted to the
department of health and has been approved by the director of the
budget (12UT15HE) ... 300,000,000 ............... (re. $300,000,000)

By chapter 55, section 1, of the laws of 2016:
To maintain and improve existing facilities including preparation of
plans and for payment to the design and construction management
account of the centralized services fund of the New York state
office of general services. Upon the request of the commissioner of
the department of health and approval of the director of the
division of the budget, funds of this appropriation may be
transferred to the dormitory authority of the state of New York for
capital projects (12591603) ... 8,000,000 .......... (re. $7,017,000)

By chapter 54, section 1, of the laws of 2015:
To maintain and improve existing facilities including preparation of
plans and for payment to the design and construction management
By chapter 54, section 1, of the laws of 2014:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12591503) ... 8,000,000 ................. (re. $6,369,000)

By chapter 54, section 1, of the laws of 2013:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12591403) ... 8,000,000 ................. (re. $6,032,000)

By chapter 54, section 1, of the laws of 2012:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12591303) ... 8,000,000 ................. (re. $4,884,000)

By chapter 54, section 1, of the laws of 2011:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12591103) ... 8,000,000 ................. (re. $1,883,000)

By chapter 54, section 1, of the laws of 2010:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12591003) ... 8,000,000 ................. (re. $1,512,000)

By chapter 54, section 1, of the laws of 2009:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of
DEPARTMENT OF HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12590903) ... 8,000,000 ................. (re. $3,213,00)

By chapter 54, section 1, of the laws of 2008:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12590803) ... 10,000,000 ................. (re. $477,000)

By chapter 54, section 1, of the laws of 2007:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12590703) ... 10,000,000 ................. (re. $1,206,000)

By chapter 54, section 1, of the laws of 2006:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12590603) ... 10,000,000 ................. (re. $3,637,000)

By chapter 54, section 1, of the laws of 2005:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services (12590503) ......................... 4,000,000 ....................... (re. $778,000)

By chapter 54, section 1, of the laws of 2004:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services (12590403) ......................... 4,000,000 ....................... (re. $217,000)

By chapter 54, section 1, of the laws of 2003:
To maintain and improve existing facilities including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services (12590303) ......................... 4,000,000 ....................... (re. $1,224,000)

Capital Projects Funds - Other
Capital Projects Fund
Umbilical Cord Blood Bank Purpose
DEPARTMENT OF HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 54, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2007:
2 For payments and grants for the design and construction of an umbilical cord blood bank facility in Syracuse, New York. Upon the request of the Commissioner of the department of health and approval of the Director of the division of the budget, these funds may be available and are authorized for transfer to the state university of New York construction fund (125906BB) ... 5,000,000 ........ (re. $2,800,000)

MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

16 By chapter 55, section 1, of the laws of 2016:
17 For minor alterations, improvements and preventive maintenance of St. Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home, Batavia Nursing Home, and Montrose Nursing Home including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12601603) .................................................. 7,600,000 ......................................... (re. $7,361,000)

29 By chapter 54, section 1, of the laws of 2015:
30 For minor alterations, improvements and preventive maintenance of St. Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home, Batavia Nursing Home, and Montrose Nursing Home including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12601503) ... 7,600,000 ................. (re. $6,707,000)

41 By chapter 54, section 1, of the laws of 2014:
42 For minor alterations, improvements and preventive maintenance of St. Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home, Batavia Nursing Home, and Montrose Nursing Home including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the division of the budget, funds of this appropriation may be transferred to the dormitory authority of the state of New York for capital projects (12601403) ... 7,600,000 ................. (re. $7,600,000)

53 By chapter 54, section 1, of the laws of 2013:
54 For minor alterations, improvements and preventive maintenance of St. Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home, Batavia Nursing Home, and Montrose Nursing Home including preparation of plans and for payment to the design and construction management account of the centralized services fund of the New York state office of general services. Upon the request of the commissioner of the department of health and approval of the director of the divi-
DEPARTMENT OF HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

vision of the budget, funds of this appropriation may be transferred
to the dormitory authority of the state of New York for capital
projects (12601303) ... 7,600,000 ................. (re. $6,980,000)

By chapter 54, section 1, of the laws of 2012:
For minor alterations, improvements and preventive maintenance of St.
Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home,
Batavia Nursing Home, and Montrose Nursing Home including prepara-
tion of plans and for payment to the design and construction manage-
ment account of the centralized services fund of the New York state
office of general services. Upon the request of the commissioner of
the department of health and approval of the director of the divi-
sion of the budget, funds of this appropriation may be transferred
to the dormitory authority of the state of New York for capital
projects (12601203) ... 7,600,000 ................. (re. $1,136,000)

By chapter 54, section 1, of the laws of 2011:
For minor alterations, improvements and preventive maintenance of St.
Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home,
Batavia Nursing Home, and Montrose Nursing Home including prepara-
tion of plans and for payment to the design and construction manage-
ment account of the centralized services fund of the New York state
office of general services. Upon the request of the commissioner of
the department of health and approval of the director of the divi-
sion of the budget, funds of this appropriation may be transferred
to the dormitory authority of the state of New York for capital
projects (12601103) ... 7,600,000 ................. (re. $1,890,000)

By chapter 54, section 1, of the laws of 2010:
For minor alterations, improvements and preventive maintenance of St.
Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home,
Batavia Nursing Home, and Montrose Nursing Home including prepara-
tion of plans and for payment to the design and construction manage-
ment account of the centralized services fund of the New York state
office of general services. Upon the request of the commissioner of
the department of health and approval of the director of the divi-
sion of the budget, funds of this appropriation may be transferred
to the dormitory authority of the state of New York for capital
projects (12601003) ... 7,600,000 ................. (re. $3,132,000)

By chapter 54, section 1, of the laws of 2009:
For minor alterations, improvements and preventive maintenance of St.
Albans Nursing Home, Helen Hayes Hospital, Oxford Nursing Home,
Batavia Nursing Home, and Montrose Nursing Home including prepara-
tion of plans and for payment to the design and construction manage-
ment account of the centralized services fund of the New York state
office of general services. Upon the request of the commissioner of
the department of health and approval of the director of the divi-
sion of the budget, funds of this appropriation may be transferred
to the dormitory authority of the state of New York for capital
projects (12600903) ... 7,600,000 ................. (re. $2,340,000)

WATER RESOURCES (CCP)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Water Resources Purpose

By chapter 55, section 1, of the laws of 2016:
For federal grants for the safe drinking water revolving fund
(12021657) ... 70,000,000 ....................... (re. $70,000,000)
For services and expenses of the state revolving funds program (12DW1657) ... 7,000,000 ....................... (re. $4,821,000)

By chapter 54, section 1, of the laws of 2015:
  For federal grants for the safe drinking water revolving fund (12021557) ... 70,000,000 ....................... (re. $32,042,000)

By chapter 54, section 1, of the laws of 2014:
  For federal grants for the safe drinking water revolving fund (12021457) ... 70,000,000 ....................... (re. $31,557,000)

By chapter 54, section 1, of the laws of 2013:
  For federal grants for the safe drinking water revolving fund (12021357) ... 70,000,000 ....................... (re. $15,070,000)

By chapter 54, section 1, of the laws of 2012:
  For federal grants for the safe drinking water revolving fund (12021257) ... 24,146,000 ....................... (re. $1,136,000)

By chapter 54, section 1, of the laws of 2010:
  For federal grants for the safe drinking water revolving fund (12021057) ... 157,183,000 ....................... (re. $72,407,000)
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

CAPITAL PROJECTS 2017-18

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>53,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>53,000,000</td>
</tr>
</tbody>
</table>

INTEROPERABLE COMMUNICATIONS (CCP) | 50,000,000 |

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. Expenditures from this appropriation shall reduce appropriations for grants from the statewide public safety communications account for the same purpose by an equivalent amount, and such appropriation authority in such account shall then be deemed to have lapsed to the extent of such reduction (ERIC1708) | 50,000,000 |

MAINTENANCE AND IMPROVEMENT OF EXISTING FACILITIES (CCP) | 3,000,000 |

Alterations and improvements for health and safety including liabilities incurred prior to April 1, 2017 (ERHS1701) | 2,000,000 |

Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2017 (ERPF1703) | 1,000,000 |
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

COLLEGE OF EMERGENCY PREPAREDNESS, HOMELAND SECURITY AND CYBERSECURITY (CCP)

Capital Projects Funds - Other

Capital Projects Fund
New Facilities Purpose

By chapter 54, section 1, of the laws of 2014:

For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment necessary to establish a college of emergency preparedness, homeland security and cybersecurity under a plan developed in consultation with the division of homeland security and emergency services. All or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (ERCG1407) ......

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

DESIGN AND CONSTRUCTION SUPERVISION (CCP)

Capital Projects Funds - Other

Capital Projects Fund
New Facilities Purpose

By chapter 50, section 1, of the laws of 2010:

For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of centralized state public safety training facilities including related departmental administrative costs incurred prior to April 1, 2010 (ERNF1007) .................

42,000,000 ....................................... (re. $11,769,000)

DISASTER ASSISTANCE (CCP)

Capital Projects Fund - Other
New York Storm Recovery Capital Fund
Storm Recovery Account
Disaster Assistance Purpose

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2014:

For the cost of repair, rehabilitation, or replacement of capital works or purposes damaged by hurricane Sandy which are expected to be eligible for reimbursement by the federal emergency management agency (FEMA), the federal transit administration (FTA), the federal highway administration (FHWA) and/or any other federal reimbursement source, including liabilities incurred prior to April 1, 2013. This appropriation may be available to provide advances in anticipation of reimbursement for the repair, rehabilitation, or replacement of capital works or purposes damaged by hurricane Sandy which are expected to be eligible for reimbursement by FEMA, FTA, FHWA and/or any other federal reimbursement source. No such advances for a project shall be made unless the division of budget has first determined that there is a substantial likelihood that the project is eligible for reimbursement by FEMA, FTA, FHWA and/or any other federal reimbursement source. 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 in advance of the availability of federal reimbursement. Funds appropriated herein may be suballocated or transferred to any other state department, agency, or
public benefit corporation, to achieve this purpose. 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
appropriation (73FA13DA) ... 450,000,000 ........ (re. $450,000,000)

INTEROPERABLE COMMUNICATIONS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement Purpose

By chapter 54, section 1, of the laws of 2015:
For projects designed to advance completion of a fully interoperable
statewide public safety communications network. Expenditures from
this appropriation shall reduce appropriations for grants from the
statewide public safety communications account for the same purpose
by an equivalent amount, and such appropriation authority in such
account shall then be deemed to have lapsed to the extent of such
reduction (ERCN1508) ... 15,000,000 ............... (re. $15,000,000)

By chapter 54, section 1, of the laws of 2014:
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 interopera-
ble communications for first responders. Expenditures from this
appropriation shall reduce appropriations for grants from the state-
wide public safety communications account for the same purpose by an
equivalent amount, and such appropriation authority in such account
shall then be deemed to have lapsed to the extent of such reduction
(ERIC1408) ... 100,000,000 ....................... (re. $46,375,000)
For projects designed to advance completion of a fully interoperable
statewide public safety communications network. Expenditures from
this appropriation shall reduce appropriations for grants from the
statewide public safety communications account for the same purpose
by an equivalent amount, and such appropriation authority in such
account shall then be deemed to have lapsed to the extent of such
reduction (ERCN1408) ... 15,000,000 ............... (re. $12,073,000)
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS 2017-18

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

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td>623,725,000</td>
<td>2,345,245,000</td>
</tr>
<tr>
<td>Capital Projects Funds - Federal</td>
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<td>10,027,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>623,725,000</td>
<td>2,355,272,000</td>
</tr>
</tbody>
</table>

ACCESS TO HOME PROGRAM (CCP) ........................................... 1,000,000

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

For allocation as follows: For contract with eligible applicants to provide financial assistance for the actual costs of an access to home program pursuant to article XXV of the private housing finance law (08051707) ........................................... 1,000,000

AFFORDABLE HOUSING CORPORATION (CCP) ............................. 26,000,000

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

For allocation as follows: For deposit in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget. Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08011707) ...................... 26,000,000

HOMES FOR WORKING FAMILIES PROGRAM (CCP) ....................... 14,000,000

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

For allocation as follows: For deposit in the housing trust fund account created pursuant to section 59-a of the private housing finance law and subject to the provisions of article XVIII of the private housing finance law for the purpose of
maximizing the state's utilization of federal low income housing tax credits in conjunction with the issuance of tax exempt bonds used to finance affordable housing construction. Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08031707) 14,000,000

HOUSING OPPORTUNITIES PROGRAM FOR THE ELDERLY (CCP) 1,400,000

For allocation as follows: For contracts with not-for-profit corporations or municipalities to provide state financial assistance to administer emergency home repairs programs which provide grants and loans in an amount not to exceed $10,000 per unit for the cost of correcting any condition which poses a threat to the life, health or safety of a low income elderly homeowner. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the housing opportunities for the elderly program in such detail as required by the director of the budget. Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08081703) 1,400,000

HOUSING PROGRAM (CCP) 526,525,000

In support of a comprehensive, statewide multi-year housing program. Notwithstanding any other law to the contrary, the amounts appropriated herein may be suballocated to any state department, agency, or public authority for the purposes stated herein. Notwithstanding section 40 of the 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 an additional $500,000,000 for the period April 1, 2019 through and past March 31, 2020, and not
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS  2017-18

more than an additional $26,525,000 for
the period April 1, 2020 through and past
March 31, 2021 as indicated below:

1. When combined with other funds made
available in the 2016-17 and 2017-18 state
fiscal year housing program (ccp), up to a
total of $950,000,000 shall be made
available for the purpose of providing
capital and operating subsidies for the
development of up to 6,000 supportive
housing units throughout the state over
the next five years, as determined by a
competitive selection process.

2. When combined with other funds made
available in the 2016-17 and 2017-18 state
fiscal year housing program (ccp), up to a
total of $601,025,000 shall be made
available for the purpose of providing
capital subsidies for the new construction
or adaptive reuse of rental housing
affordable to households that earn up to
60 percent of area median income (AMI) and
that advance one or more of the specific
housing priorities of the state. Up to 5
percent of the funds allocated herein may
be used for administrative purposes.

3. When combined with other funds made
available in the 2016-17 and 2017-18 state
fiscal year housing program (ccp), up to a
total of $125,000,000 shall be made
available for the purpose of developing or
rehabilitating affordable housing targeted
to low-income seniors, aged 55 and above.

4. When combined with other funds made
available in the 2016-17 and 2017-18 state
fiscal year housing program (ccp), up to a
total of $45,000,000 for purposes of the
rural and urban community investment fund
program created pursuant to article XXVII
of the private housing finance law.

5. When combined with other funds made
available in the 2016-17 and 2017-18 state
fiscal year housing program (ccp), up to a
total of $150,000,000 shall be made
available for the purpose of providing
capital subsidies for the new
construction, adaptive reuse, or
reconstruction of rental housing
affordable to households that earn up to
130 percent of AMI and that advance one or
more of the specific housing priorities of
the state.

6. When combined with other funds made
available in the 2016-17 and 2017-18 state
fiscal year housing program (ccp), up to a
total of $177,000,000 shall be made
available for the purpose of substantial
or moderate rehabilitation of site-
specific multi-family rental housing
currently under a regulatory agreement or
extended use agreement with the division
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS 2017-18

of housing and community renewal or another state, federal or local housing agency.

7. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $100,000,000 shall be made available for the purpose of providing capital subsidies to preserve and improve Mitchell-Lama properties in the state.

8. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $125,000,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of site-specific multi-family rental housing currently owned by public housing authorities outside of New York city.

9. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $62,500,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of buildings of 5 to 40 units.

10. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $41,475,000 shall be made available for the purpose of promoting home ownership among families of low and moderate income for whom there are few affordable home ownership alternatives in the private market, and to stimulate the development, stabilization, and preservation of New York communities.

11. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $13,000,000 shall be made available for the purposes of mobile and manufactured home programs.

12. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $10,000,000 shall be made available for the purpose of stimulating reinvestment in properties located within mixed-used commercial districts located in urban, small town, and rural areas of the state.

13. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $100,000,000 shall be made available for the purpose of state-approved projects and other improvements.
related to housing developments owned or
operated by the New York city housing
authority, provided however that none of
this funding may be obligated until the
$100,000,000 that was provided to the New
York city housing authority from the
mortgage settlement proceeds trust fund
account originally appropriated by chapter
53 of the laws of 2015 is fully obligated
as determined by the director of the
budget (08111707) ........................ 526,525,000

LOW INCOME HOUSING TRUST FUND (CCP) ...................... 44,200,000

For allocation as follows: For deposit in
the housing trust fund account created
pursuant to section 59-a of the private
housing finance law for the purposes of
carrying out the provisions of article
XVIII of the private housing finance law
including up to $300,000 to offset housing
trust fund corporation costs of adminis-
tering the low income housing trust fund
program established by such article. No
funds shall be expended from this appro-
piation until the director of the budget
has approved a financial plan submitted by
the housing trust fund corporation on
behalf of the housing trust fund program
in such detail as required by the director
of the budget.

Up to 5 percent of the funds appropriated
herein may be used for administrative
purposes (08041707) ...................... 44,200,000

MAIN STREET PROGRAM (CCP) ................................. 4,200,000

For allocation as follows: For contract with
not-for-profit corporations and munici-
palities to provide state fiscal assist-
ance to administer main street or downtown
revitalization projects for communities
pursuant to article XXVI of the private
housing finance law (08061707) .......... 4,200,000

PUBLIC HOUSING MODERNIZATION PROGRAM (CCP) ............... 6,400,000

For preservation of facilities purpose

CAPITAL PROJECTS  2017-18
For allocation as follows: For services and expenses of a public housing modernization program. Of the amount appropriated herein, the sum of $400,000 shall be allocated for capital project activities associated with article XII of the public housing law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the public housing modernization program in such detail as required by the director of the budget. Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08051703) .......................... 6,400,000
DIVISION OF HOUSING AND COMMUNITY RENEWAL
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

ACCESS TO HOME PROGRAM (CCP)

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For allocation as follows: For contract with eligible applicants to provide financial assistance for the actual costs of an access to home program pursuant to article XXV of the private housing finance law (08051607) ... 1,000,000 ...................... (re. $1,000,000)

AFFORDABLE HOUSING CORPORATION (CCP)

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For allocation as follows: For deposit in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget.
Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08011607) ................................. 26,000,000 ....................................... (re. $25,725,000)

By chapter 54, section 1, of the laws of 2015:
For allocation as follows: For deposit in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget.
Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08011507) ................................. 29,000,000 ....................................... (re. $28,250,000)

By chapter 54, section 1, of the laws of 2014:
For allocation as follows: For deposit in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget.
Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08011407) ................................. 25,000,000 ....................................... (re. $24,725,000)

By chapter 54, section 1, of the laws of 2013:
For allocation as follows: For deposit in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be
expend from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget.

Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08011307) ................................. 25,000,000 .......................... (re. $24,250,000)

By chapter 54, section 1, of the laws of 2012:
For allocation as follows: For deposit in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget.

Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08021207) ................................. 25,000,000 .......................... (re. $8,099,000)

HOMES FOR WORKING FAMILIES PROGRAM (CCP)

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For allocation as follows: For deposit in the housing trust fund account created pursuant to section 59-a of the private housing finance law and subject to the provisions of article XVIII of the private housing finance law for the purpose of maximizing the state's utilization of federal low income housing tax credits in conjunction with the issuance of tax exempt bonds used to finance affordable housing construction.

Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08031607) ................................. 14,000,000 .......................... (re. $14,000,000)

By chapter 54, section 1, of the laws of 2015:
For allocation as follows: For deposit in the housing trust fund account created pursuant to section 59-a of the private housing finance law and subject to the provisions of article XVIII of the private housing finance law for the purpose of maximizing the state's utilization of federal low income housing tax credits in conjunction with the issuance of tax exempt bonds used to finance affordable housing construction.

Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08021507) ... 9,000,000 .. (re. $9,000,000)

By chapter 54, section 1, of the laws of 2014:
For allocation as follows: For deposit in the housing trust fund account created pursuant to section 59-a of the private housing finance law and subject to the provisions of article XVIII of the private housing finance law for the purpose of maximizing the state's utilization of federal low income housing tax credits in conjunction with the issuance of tax exempt bonds used to finance affordable housing construction.

Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08021407) ... 9,000,000 .. (re. $9,000,000)
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 54, section 1, of the laws of 2013:
2 For allocation as follows: For deposit in the housing trust fund
3 account created pursuant to section 59-a of the private housing
4 finance law and subject to the provisions of article XVIII of the
5 private housing finance law for the purpose of maximizing the
6 state's utilization of federal low income housing tax credits in
7 conjunction with the issuance of tax exempt bonds used to finance
8 affordable housing construction.
9 Up to 5 percent of the funds appropriated herein may be used for
10 administrative purposes (08021307) ... 7,000,000 .. (re. $1,829,000)

HOUSING OPPORTUNITIES PROGRAM FOR THE ELDERLY (CCP)

Capital Projects Funds - Other
Housing Program Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For allocation as follows: For contracts with not-for-profit
corporations or municipalities to provide state financial assistance
to administer emergency home repairs programs which provide grants and
loans in an amount not to exceed $10,000 per unit for the cost of
correcting any condition which poses a threat to the life, health or
safety of a low income elderly homeowner. No funds shall be expended from this appropriation until the director of the budget has
approved a financial plan submitted by the housing trust fund
corporation on behalf of the housing opportunities for the elderly
program in such detail as required by the director of the budget.
Up to 5 percent of the funds appropriated herein may be used for
administrative purposes (08031603) ... 1,400,000 .. (re. $1,400,000)

By chapter 54, section 1, of the laws of 2015:
For allocation as follows: For contracts with not-for-profit corpo-
rations or municipalities to provide state financial assistance to
administer emergency home repairs programs which provide grants and
loans in an amount not to exceed $10,000 per unit for the cost of
correcting any condition which poses a threat to the life, health or
safety of a low income elderly homeowner. No funds shall be expended from this appropriation until the director of the budget has
approved a financial plan submitted by the housing trust fund corpo-
ration on behalf of the housing opportunities for the elderly
program in such detail as required by the director of the budget.
Up to 5 percent of the funds appropriated herein may be used for
administrative purposes (08031503) ... 1,400,000 .... (re. $551,000)

HOUSING PROGRAM (CCP)

Capital Projects Funds - Other
Dedicated Infrastructure Investment Fund
Infrastructure Investment Account
New Facilities Purpose

The appropriation made by chapter by chapter 55, section 1, of the laws
of 2016 is hereby amended and reappropriated to read:
In support of a comprehensive, statewide multi-year housing program
in accordance with a plan approved in a memorandum of understanding
executed by the director of budget, the speaker of the assembly and
the temporary president of the senate.
Notwithstanding any other law to the contrary, the amounts
appropriated herein may be suballocated to any state department, agency, or public authority for the purposes stated herein[, only in
accordance with a plan approved in a memorandum of understanding
executed by the director of the budget, the speaker of the assembly, and the temporary president of the senate, who shall file such approval with the department of audit and control and copies thereof with the chair of the senate finance committee and the chair of the assembly ways and means committee. Notwithstanding section 40 of the 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 $344,000,000 for the period April 1, 2016, through and past March 31, 2017, and not more than an additional $246,000,000 for the period April 1, 2017 through and past March 31, 2018 as indicated below:

1. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $950,000,000 shall be made available for the purpose of providing capital and operating subsidies for the development of up to 6,000 supportive housing units throughout the state over the next five years, as determined by a competitive selection process.

2. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $601,025,000 shall be made available for the purpose of providing capital subsidies for the new construction or adaptive reuse of rental housing affordable to households that earn up to 60 percent of area median income (AMI) and that advance one or more of the specific housing priorities of the state. Up to 5 percent of the funds allocated herein may be used for administrative purposes.

3. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $125,000,000 shall be made available for the purpose of developing or rehabilitating affordable housing targeted to low-income seniors, aged 55 and above.

4. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $45,000,000 for purposes of the rural and urban community investment fund program created pursuant to article XXVII of the private housing finance law.

5. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $177,000,000 shall be made available for the purpose of substantial or moderate rehabilitation of site-specific multi-family rental housing currently under a regulatory agreement or extended use agreement with the division of housing and community renewal or another state, federal or local housing agency.

6. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $100,000,000 shall be made available for the purpose of providing capital subsidies to preserve and improve Mitchell-Lama properties in the state.

7. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $125,000,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of site-specific multi-family rental housing currently owned by public housing authorities outside of New York city.
9. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $62,500,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of buildings of 5 to 40 units.

10. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $41,475,000 shall be made available for the purpose of promoting home ownership among families of low and moderate income for whom there are few affordable home ownership alternatives in the private market, and to stimulate the development, stabilization, and preservation of New York communities.

11. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $13,000,000 shall be made available for the purposes of mobile and manufactured home programs.

12. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $10,000,000 shall be made available for the purpose of stimulating reinvestment in properties located within mixed-used commercial districts located in urban, small town, and rural areas of the state.

13. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $100,000,000 shall be made available for the purpose of state-approved projects and other improvements related to housing developments owned or operated by the New York city housing authority, provided however that none of this funding may be obligated until the $100,000,000 that was provided to the New York city housing authority from the mortgage settlement proceeds trust fund account originally appropriated by chapter 53 of the laws of 2015 is fully obligated as determined by the director of the budget (08101607) ... $590,000,000 ...................... (re. $590,000,000)

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

In support of a comprehensive, statewide multi-year housing program [in accordance with a plan approved in a memorandum of understanding executed by the director of budget, the speaker of the assembly and the temporary president of the senate]. Notwithstanding any other law to the contrary, the amounts appropriated herein may be suballocated to any state department, agency, or public authority for the purposes stated herein[, only in accordance with a plan approved in a memorandum of understanding executed by the director of the budget, the speaker of the assembly, and the temporary president of the senate, who shall file such approval with the department of audit and control and copies thereof with the chair of the senate finance committee and the chair of the assembly ways and means committee]. Notwithstanding section 40 of the 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 $303,384,000 for the period April 1, 2017 through and past March 31, 2018, not more than an additional $354,715,000 for the period April 1, 2018 through and past March 31, 2019, not more than an additional $359,565,000 for the period April
1, 2019 through and past March 31, 2020, and not more than an additional $365,811,000 for the period April 1, 2020 through and past March 31, 2021 as indicated below:

1. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $950,000,000 shall be made available for the purpose of providing capital and operating subsidies for the development of up to 6,000 supportive housing units throughout the state over the next five years, as determined by a competitive selection process.

2. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $601,025,000 shall be made available for the purpose of providing capital subsidies for the new construction or adaptive reuse of rental housing affordable to households that earn up to 60 percent of area median income (AMI) and that advance one or more of the specific housing priorities of the state. Up to 5 percent of the funds allocated herein may be used for administrative purposes.

3. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $125,000,000 shall be made available for the purpose of developing or rehabilitating affordable housing targeted to low-income seniors, aged 55 and above.

4. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $45,000,000 for purposes of the rural and urban community investment fund program created pursuant to article XXVII of the private housing finance law.

5. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $150,000,000 shall be made available for the purpose of providing capital subsidies for the new construction, adaptive reuse, or reconstruction of rental housing affordable to households that earn up to 130 percent of AMI and that advance one or more of the specific housing priorities of the state.

6. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $177,000,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of site-specific multi-family rental housing currently under a regulatory agreement or extended use agreement with the division of housing and community renewal or another state, federal or local housing agency.

7. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $100,000,000 shall be made available for the purpose of providing capital subsidies to preserve and improve Mitchell-Lama properties in the state.

8. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $125,000,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of site-specific multi-family rental housing currently owned by public housing authorities outside of New York City.

9. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $62,500,000 shall be made available for the purpose of substantial or moderate rehabilitation and/or the demolition and replacement through new construction of buildings of 5 to 40 units.

10. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $41,475,000 shall be made available for the purpose of promoting home ownership among families of low and moderate income for whom...
there are few affordable home ownership alternatives in the private market, and to stimulate the development, stabilization, and preservation of New York communities.

11. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $13,000,000 shall be made available for the purposes of mobile and manufactured home programs.

12. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $10,000,000 shall be made available for the purpose of stimulating reinvestment in properties located within mixed-used commercial districts located in urban, small town, and rural areas of the state.

13. When combined with other funds made available in the 2016-17 and 2017-18 state fiscal year housing program (ccp), up to a total of $100,000,000 shall be made available for the purpose of state-approved projects and other improvements related to housing developments owned or operated by the New York city housing authority, provided however that none of this funding may be obligated until the $100,000,000 that was provided to the New York city housing authority from the mortgage settlement proceeds trust fund account originally appropriated by chapter 53 of the laws of 2015 is fully obligated as determined by the director of the budget.

HOUSING PROGRAM CAPITAL IMPROVEMENT (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Administration Purpose

By chapter 54, section 1, of the laws of 1990, as added by chapter 215, section 10, of the laws of 1990, and as amended by chapter 55, section 1, of the laws of 1996:
For transfer to the Housing Program Fund for the non-bondable costs of projects authorized by appropriations in the Housing Program Fund. Upon certification of such non-bondable costs by the director of the budget, the comptroller is hereby authorized and directed to transfer moneys to the Housing Program Fund to repay such costs.

(0811607) ... 1,383,475,000 ....................... (re. $1,383,475,000)

LOW INCOME HOUSING TRUST FUND (CCP)

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For allocation as follows: For deposit in the housing trust fund account created pursuant to section 59-a of the private housing finance law for the purposes of carrying out the provisions of article XVIII of the private housing finance law including up to $300,000 to offset housing trust fund corporation costs of administering the low income housing trust fund program established by such article. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the housing trust fund program in such detail as required by the director of the budget.

Up to 5 percent of the funds appropriated herein may be used for administrative purposes.

(08041607) ............................................. (re. $44,200,000)
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 54, section 1, of the laws of 2015:
2 For allocation as follows: For deposit in the housing trust fund
3 account created pursuant to section 59-a of the private housing
4 finance law for the purposes of carrying out the provisions of arti-
5 cle XVIII of the private housing finance law including up to
6 $300,000 to offset housing trust fund corporation costs of adminis-
7 tering the low income housing trust fund program established by such
8 article. No funds shall be expended from this appropriation until
9 the director of the budget has approved a financial plan submitted
10 by the housing trust fund corporation on behalf of the housing trust
11 fund program in such detail as required by the director of the budg-
12 et.
13 Up to 5 percent of the funds appropriated herein may be used for
14 administrative purposes (08041507) ........................................ (re. $40,200,000)
15
16 By chapter 54, section 1, of the laws of 2014:
17 For allocation as follows: For deposit in the housing trust fund
18 account created pursuant to section 59-a of the private housing
19 finance law for the purposes of carrying out the provisions of arti-
20 cle XVIII of the private housing finance law including up to
21 $300,000 to offset housing trust fund corporation costs of adminis-
22 tering the low income housing trust fund program established by such
23 article. No funds shall be expended from this appropriation until
24 the director of the budget has approved a financial plan submitted
25 by the housing trust fund corporation on behalf of the housing trust
26 fund program in such detail as required by the director of the budg-
27 et.
28 Up to 5 percent of the funds appropriated herein may be used for
29 administrative purposes (08041407) ........................................ (re. $44,200,000)
30
31 By chapter 54, section 1, of the laws of 2013:
32 For allocation as follows: For deposit in the housing trust fund
33 account created pursuant to section 59-a of the private housing
34 finance law for the purposes of carrying out the provisions of arti-
35 cle XVIII of the private housing finance law including up to
36 $300,000 to offset housing trust fund corporation costs of adminis-
37 tering the low income housing trust fund program established by such
38 article. No funds shall be expended from this appropriation until
39 the director of the budget has approved a financial plan submitted
40 by the housing trust fund corporation on behalf of the housing trust
41 fund program in such detail as required by the director of the budg-
42 et.
43 Up to 5 percent of the funds appropriated herein may be used for
44 administrative purposes (08041307) ........................................ (re. $32,200,000)
45
46 By chapter 54, section 1, of the laws of 2012:
47 For allocation as follows: For deposit in the housing trust fund
48 account created pursuant to section 59-a of the private housing
49 finance law for the purposes of carrying out the provisions of arti-
50 cle XVIII of the private housing finance law including up to
51 $300,000 to offset housing trust fund corporation costs of adminis-
52 tering the low income housing trust fund program established by such
53 article. No funds shall be expended from this appropriation until
54 the director of the budget has approved a financial plan submitted
55 by the housing trust fund corporation on behalf of the housing trust
56 fund program in such detail as required by the director of the budg-
57 et.
Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08011207) ........................................ 32,200,000 ........................................ (re. $6,616,000)

MAIN STREET PROGRAM (CCP)

Capital Projects Funds - Other
Housing Program Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For allocation as follows: 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 (08061607) ... 4,200,000 ................. (re. $4,200,000)

MITCHELL LAMA REHABILITATION AND PRESERVATION PROGRAM AND ALL AFFORDABLE PROGRAM (CCP)

Capital Projects Funds - Other
Housing Assistance Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2008, as added by chapter 1, section 4, of the laws of 2009:
For allocation as follows: For services and expenses related to the New York state housing finance agency's Mitchell Lama Rehabilitation and Preservation Program and the All Affordable Program (08ML0803) ... 10,000,000 .................................. (re. $4,000,000)

NEW FACILITIES (CCP)

Capital Projects Funds - Federal
Federal Capital Projects Fund
New Facilities Purpose

The appropriation made by chapter 54, section 1, of the laws of 1991, as amended by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
For expenditure of funds made available pursuant to the Cranston-Gonzales National Affordable Housing Act (, being P.L. 101-625) for activities authorized pursuant to article 24 of the Private Housing Finance Law. Notwithstanding any other provision of law, [$61,800,000] $64,800,000 of the amount appropriated herein shall be used for payment of administrative costs incurred in the implementation of article XXIV of the private housing finance law for Federal aid made available under the HOME Investment Partnership Program to pay State personal service and fringe benefit costs related to administration of the HOME program. Such funds allocated for administration shall be set aside prior to the distribution of funds to projects as required by article XXIV of the private housing finance law (08019107) ... 125,132,000 .......... (re. $10,027,000)

PUBLIC HOUSING MODERNIZATION PROGRAM (CCP)

Capital Projects Funds - Other
Housing Program Fund
Preservation of Facilities Purpose
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 55, section 1, of the laws of 2016:
   For allocation as follows: For services and expenses of a public housing modernization program. Of the amount appropriated herein, the sum of $400,000 shall be allocated for capital project activities associated with article XII of the public housing law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the public housing modernization program in such detail as required by the director of the budget.
   Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08061603) ... 6,400,000 .. (re. $6,400,000)

2 By chapter 54, section 1, of the laws of 2015:
   For allocation as follows: For services and expenses of a public housing modernization program. Of the amount appropriated herein, the sum of $400,000 shall be allocated for capital project activities associated with article XII of the public housing law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the public housing modernization program in such detail as required by the director of the budget.
   Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08051503) ... 6,400,000 .. (re. $6,400,000)

3 By chapter 54, section 1, of the laws of 2014:
   For allocation as follows: For services and expenses of a public housing modernization program. Of the amount appropriated herein, the sum of $400,000 shall be allocated for capital project activities associated with article XII of the public housing law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the public housing modernization program in such detail as required by the director of the budget.
   Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08051403) ... 6,400,000 .. (re. $6,400,000)

4 By chapter 54, section 1, of the laws of 2013:
   For allocation as follows: For services and expenses of a public housing modernization program. Of the amount appropriated herein, the sum of $400,000 shall be allocated for capital project activities associated with article XII of the public housing law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the public housing modernization program in such detail as required by the director of the budget.
   Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08051303) ... 6,400,000 .. (re. $6,000,000)

5 By chapter 54, section 1, of the laws of 2012:
   For allocation as follows: For services and expenses of a public housing modernization program. Of the amount appropriated herein, the sum of $400,000 shall be allocated for capital project activities associated with article XII of the public housing law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the housing trust fund corporation on behalf of the public housing modernization program in such detail as required by the director of the budget.
   Up to 5 percent of the funds appropriated herein may be used for administrative purposes (08041203) ... 6,400,000 .. (re. $6,000,000)
DIVISION OF HOUSING AND COMMUNITY RENEWAL

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 54, section 1, of the laws of 2011:
2 For allocation as follows: For services and expenses of a public hous-
3 ing modernization program. Of the amount appropriated herein, the
4 sum of $400,000 shall be allocated for capital project activities
5 associated with article XII of the public housing law. No funds
6 shall be expended from this appropriation until the director of the
7 budget has approved a financial plan submitted by the housing trust
8 fund corporation on behalf of the public housing modernization
9 program in such detail as required by the director of the budget.
10 Up to 5 percent of the funds appropriated herein may be used for
11 administrative purposes (08051103) ... 6,400,000 .. (re. $6,000,000)
12
13 By chapter 53, section 1, of the laws of 2010:
14 For allocation as follows: For services and expenses of a public hous-
15 ing modernization program. Of the amount appropriated herein, the
16 sum of $400,000 shall be allocated for capital project activities
17 associated with article XII of the public housing law. No funds
18 shall be expended from this appropriation until the director of the
19 budget has approved a financial plan submitted by the housing trust
20 fund corporation on behalf of the public housing modernization
21 program in such detail as required by the director of the budget
22 (080411003) ... 12,800,000 ......................... (re. $7,401,000)
23
24 STATE HOUSING BOND FUND (CCP)
25
26 Capital Projects Funds - Other
27 State Housing Fund
28 New Facilities Purpose
29
30 By chapter 955, section 4, of the laws of 1958, as amended by chapter
31 55, section 1, of the laws of 1996, for:
32 Loan contracts for low rent public housing. No funds shall be made
33 available until a plan which includes a draft request for proposals
34 has been submitted to the chairs of the senate and assembly housing
35 committees and approved by the director of the budget. In any event,
36 no expenditure shall be made pursuant to this appropriation prior to
37 October 1, 1994 (01347607) ......................... (re. $7,294,000)
38
39 By chapter 27, section 4, of the laws of 1949, as amended by chapter 55,
40 section 1, of the laws of 1996, for:
41 Loan contracts for public housing (01347407) ............ (re. $50,000)
By chapter 55, section 1, of the laws of 2009:
For an advance by the state for the New York city costs of the Hudson River Park project, and provided that the comptroller is authorized and directed to release moneys to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget, and provided further that no portion of this appropriation shall be available until New York city has entered into an agreement with the chairman of the Hudson River Park Trust, and such agreement is approved by the director of the budget. Such agreement shall require New York city to repay to the state an amount equal to the amount disbursed from this appropriation within 90 days after being notified by the state of the disbursement of the appropriation by the Hudson River Park Trust to its vendors. Such agreement shall further provide that in the event amounts disbursed from this appropriation are not repaid within such period, the director of the budget shall certify the amount not repaid to the comptroller, and the comptroller shall, to the extent not otherwise prohibited by law or state covenant, withhold such amount from the next succeeding payment of per capita assistance to be apportioned to New York city subject to the following limitations: prior to withholding amounts due the state from the city, the comptroller shall pay in full any amount due the state of New York municipal bond bank agency, on account of the city's obligation to such agency; the city university construction fund pursuant to the provisions of the city university construction fund act; the New York city housing development corporation, pursuant to the provisions of the New York city housing development corporation act (article XII of the private housing finance law); the transit construction fund, pursuant to the provisions of title 9-a of article 5 of the public authorities law; pursuant to section 92-e of the state finance law, any amounts necessary for payments to holders of bonds or notes as certified by the municipal assistance corporation for the city of New York created under article 10 of the public authorities law; and the dormitory authority of the state of New York, pursuant to section 1680-B of the public authorities law (29NY09A3) .................... 7,000,000 .............................. (re. $82,000)

By chapter 55, section 1, of the laws of 2008:
For an advance by the state for the New York city costs of the Hudson River Park project, and provided that the comptroller is authorized and directed to release moneys to the Hudson River Park Trust in amounts set forth in a schedule approved by the director of the budget, and provided further that no portion of this appropriation shall be available until New York city has entered into an agreement with the chairman of the Hudson River Park Trust, and such agreement is approved by the director of the budget. Such agreement shall require New York city to repay to the state an amount equal to the amount disbursed from this appropriation within 90 days after being notified by the state of the disbursement of the appropriation by
the Hudson River Park Trust to its vendors. Such agreement shall
further provide that in the event amounts disbursed from this appro-
priation are not repaid within such period, the director of the
budget shall certify the amount not repaid to the comptroller, and
the comptroller shall, to the extent not otherwise prohibited by law
or state covenant, withhold such amount from the next succeeding
payment of per capita assistance to be apportioned to New York city
subject to the following limitations: prior to withholding amounts
due the state from the city, the comptroller shall pay in full any
amount due the state of New York municipal bond bank agency, on
account of the city's obligation to such agency; the city university
construction fund pursuant to the provisions of the city university
construction fund act; the New York city housing development corpo-
rated, pursuant to the provisions of the New York city housing
development corporation act (article XII of the private housing
finance law); the transit construction fund, pursuant to the
provisions of title 9-a of article 5 of the public authorities law;
pursuant to section 92-e of the state finance law, any amounts
necessary for payments to holders of bonds or notes as certified by
the municipal assistance corporation for the city of New York
created under article 10 of the public authorities law; and the
dormitory authority of the state of New York, pursuant to section
1680-B of the public authorities law (29NY08A3) .....................
25,000,000 ............................................ (re. $4,000)
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 Fund - Other ......</td>
<td>85,700,000</td>
</tr>
<tr>
<td>All Funds .................</td>
<td>85,700,000</td>
</tr>
</tbody>
</table>

IT INITIATIVE PROGRAM (CCP) ........................................ 85,700,000

For services and expenses related to technology equipment, software and services with a demonstrated return on investment or service improvement, as well as the exploration and study of lower-cost alternatives. Funds appropriated herein may be suballocated to any other state department, agency, or public benefit corporation, to achieve this purpose (00IT1708) 85,700,000
By chapter 55, section 1, of the laws of 2016:
For services and expenses related to technology equipment, software and services with a demonstrated return on investment or service improvement, as well as the exploration and study of lower-cost alternatives. Funds appropriated herein may be suballocated to any other state department, agency, or public benefit corporation, to achieve this purpose (00IT1608) ... 85,700,000 ... (re. $85,700,000)

By chapter 54, section 1, of the laws of 2015:
For services and expenses related to technology equipment, software and services with a demonstrated return on investment or service improvement, as well as the exploration and study of lower-cost alternatives. Funds appropriated herein may be suballocated to any other state department, agency, or public benefit corporation, to achieve this purpose (00IT1508) ... 85,700,000 ... (re. $11,403,000)

By chapter 54, section 1, of the laws of 2014:
For services and expenses related to technology equipment, software and services with a demonstrated return on investment or service improvement, as well as the exploration and study of lower-cost alternatives. Funds appropriated herein may be suballocated to any other state department, agency, or public benefit corporation, to achieve this purpose (00IT1408) ... 85,700,000 ... (re. $59,314,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2015:
For services and expenses related to technology equipment, software and services with a demonstrated return on investment or service improvement, as well as the exploration and study of lower-cost alternatives. Funds appropriated herein may be suballocated to any other state department, agency, or public benefit corporation, to achieve this purpose (00IT1308) ... 80,740,000 .... (re. $4,628,000)

Amounts appropriated herein may be made available, subject to the identification and transferability of appropriate revenue, for the expenses of information technology projects and services (00BS1408) ... 30,000,000 ................................... (re. $29,946,000)
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>5,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>5,000,000</td>
</tr>
</tbody>
</table>

IT INITIATIVE PROGRAM (CCP) .................................... 5,000,000

For services and expenses related to the acquisition and development of technology, including but not limited to equipment, software and services (36011708) .......... 5,000,000
DEPARTMENT OF LAW

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 IT INITIATIVE PROGRAM (CCP)

2 Capital Projects Funds - Other

3 Capital Projects Fund

4 Program Improvement/Change Purpose

5

6 By chapter 55, section 1, of the laws of 2016:

7 For services and expenses related to the acquisition and development

8 of technology, including but not limited to equipment, software and

9 services (360111608) ... 10,000,000 ............... (re. $10,000,000)

10

11 By chapter 54, section 1, of the laws of 2015:

12 For services and expenses related to the acquisition and development

13 of technology, including but not limited to equipment, software and

14 services (360111508) ... 1,000,000 ................... (re. $842,000)

15

16 By chapter 54, section 1, of the laws of 2014:

17 For services and expenses related to the acquisition and development

18 of technology, including but not limited to equipment, software and

19 services (360111408) ... 9,000,000 ................. (re. $2,712,000)

20

21
**DEPARTMENT OF MENTAL HYGIENE**  
**OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES**  
**CAPITAL PROJECTS 2017-18**

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 Fund - Other</td>
<td>68,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>68,000,000</td>
</tr>
</tbody>
</table>

**COMMUNITY ALCOHOLISM AND SUBSTANCE ABUSE FACILITIES (CCP).** 42,000,000

For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2017, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53031789) ........ 10,000,000

**DESIGN AND CONSTRUCTION SUPERVISION (CCP) ................** 6,000,000

For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new projects (53PP1730) ................................. 5,000,000
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

CAPITAL PROJECTS 2017-18

1 Capital Projects Funds - Other
2 Mental Hygiene Facilities Capital Improvement Fund
3 Preparation of Plans Purpose
4
5 For payment to the design and construction
6 management account of the centralized
7 services fund of the New York state office
8 of general services or to the dormitory
9 authority of the state of New York for the
10 purpose of preparation and review of
11 plans, specifications, estimates,
12 services, construction management and
13 supervision, inspection, studies,
14 appraisals, surveys, testing and environ-
15 mental impact statements for new projects
16 (53DC1730) ............................... 1,000,000
17
18 FACILITIES MAINTENANCE AND OPERATIONS (CCP) .............. 3,000,000

19 Capital Projects Funds - Other
20 Capital Projects Fund
21 Maintenance and Operations Purpose
22
23 For the maintenance and operation of various
24 facilities and systems including personal
25 services, fringe benefits and indirect
26 costs. Notwithstanding any other law to
27 the contrary, all or a portion of the
28 funds appropriated herein may be
29 suballocated or transferred to any
30 department, agency, or public authority
31 (53FM17MO) ............................... 3,000,000
32
33 INSTITUTIONAL SERVICES PROGRAM (CCP) ..................... 16,000,000

34 Capital Projects Funds - Other
35 Capital Projects Fund
36 Minor Rehabilitation Purpose
37
38 For minor alterations and improvements to
39 various facilities, including the payment
40 of liabilities incurred prior to April 1,
41 2017, provided, however, that no expendi-
42 tures may be made from this appropriation
43 until a comprehensive plan of projects has
44 been approved by the director of the budg-
45 et (53HD1789) ............................ 1,000,000
46
47 Capital Projects Funds - Other
48 Mental Hygiene Facilities Capital Improvement Fund
49 Preservation of Facilities Purpose
50
51 For alterations and improvements for preser-
52 vation of various facilities including
53 rehabilitation projects, provided, howev-
54 er, that no expenditures may be made from
55 this appropriation until a comprehensive
56 plan of projects has been approved by the
57 director of the budget. This appropriation
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

CAPITAL PROJECTS  2017-18

may be used for the cost of potential
claims against contracts awarded by the
dormitory authority of the state of New
York. Upon request of the commissioner of
the office of alcoholism and substance
abuse services and approval by the direc-
tor of the budget, this appropriation may
be transferred to the dormitory authority
of the state of New York, provided,
however, that notwithstanding the
provisions of article 5 of the general
construction law or any other law or
regulation to the contrary, for the
purposes of this appropriation and to
secure greater savings for the public and
ensure quality workmanship on such
projects as may be impacted, section 17 of
part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment
act ("Act"), is amended to remove the
repealer contained therein to continue the
Act in full force and effect through and
until March 31, 2018, with the following
amendments to sections two, three, four,
and eight of the Act: authorized state
entities may also use the alternative
delivery method referred to as design-
build contracts for capital projects
related to buildings as well as to any
projects undertaken by an authorized state
entity in agreement with another party;
"authorized state entity" shall include
the office of alcoholism and substance
abuse services; in addition to other laws
notwithstanding, the Act also notwithstands
the provisions of sections 8 and 9 of the
public buildings law; if the office of
alcoholism and substance abuse services
requires a contractor to prepare separate
 specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (53A21703) ....... 15,000,000

NON-BONDABLE PROJECTS (CCP) ......................... 1,000,000

Capital Projects Funds - Other
Capital Projects Fund
Non-Bondable Purpose

For transfer to the Mental Hygiene Capital
Improvement Fund for reimbursement of the
non-bondable cost of community facilities
authorized by appropriations or reappro-
priations funded from the Mental Hygiene
Capital Improvement Fund including liabil-
ities incurred prior to April 1, 2017 or
for payment to the dormitory authority of
the state of New York for defeasance of
bonds. Upon request of the commissioner of
the office of alcoholism and substance
abuse services and approval by the direc-
tor of the budget, this appropriation may
be transferred to the dormitory authority
of the state of New York (53NB17NB) ...... 1,000,000
The appropriation made by chapter 55, section 1, of the laws of 2016, to the miscellaneous capital projects fund, is hereby reappropriated to the capital projects fund:

For services and expenses approved by the office of alcoholism and substance abuse services related to chemical dependency detection, prevention, treatment and recovery, including, but not limited to, purchase of equipment. Notwithstanding any other provision of law, the money hereby appropriated may be transferred to any other state agency, with the approval of the director of the budget (53CD1689) ...

3,810,000 ..................................... (re. $3,529,000)

By chapter 54, section 1, of the laws of 2013:

For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2013, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53031389) .............................. 3,810,000 ......................................... (re. $3,810,000)

By chapter 54, section 1, of the laws of 2012:

For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2012, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53031289) .............................. 4,810,000 ......................................... (re. $4,686,000)

By chapter 54, section 1, of the laws of 2011:

For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2011, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53031189) .............................. 4,810,000 ........................................... (re. $2,304,000)

By chapter 54, section 1, of the laws of 2009:

For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2009, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53030989) .............................. 4,810,000 ........................................... (re. $201,000)

By chapter 54, section 1, of the laws of 2008:

For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2008, provided, however, that no expenditures may be made from this appro-
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2007:
For minor alterations and improvements to various facilities, including treatment, recovery and prevention services to support efforts to develop, expand, and/or operate substance abuse supports and services for treatment, recovery, and prevention of heroin and opiate use and addiction disorders including but not limited to the provision of housing services for affected populations. No expenditure shall be made from this appropriation until a spending plan for the proposed projects has been submitted by the commissioner of the office of alcoholism and substance abuse services and approved by the director of the budget. Notwithstanding sections 112 and 163 of the state finance law and section 142 of the economic development law, or any other inconsistent provision of law, funds available for expenditure pursuant to this appropriation for the development, expansion, and/or operation of treatment, recovery, prevention and/or housing services for persons with heroin and opiate use and addiction disorders, may be allocated and distributed by the commissioner of the office of alcoholism and substance abuse services, subject to approval of the director of the budget, without a competitive bid or request for proposal process. Prior to an award being granted to an applicant pursuant to this process, the commissioner shall formally notify in writing 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 prospective recipient meets objective criteria established by the commissioner. Expenditures made from this appropriation shall reduce appropriations for grants from the OASAS general fund local assistance account for the same purpose by an equivalent amount, and such appropriation authority in such account shall then be deemed to have lapsed to the extent of such reduction (53CD1608) .......... 10,000,000 .......................... (re. $10,000,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
New Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For the acquisition of property, design, construction and extensive rehabilitation of facilities for the purpose of delivering chemical dependence services, pursuant to the mental hygiene law. No expenditure shall be made from this appropriation until a spending plan for proposed projects has been submitted by the commissioner of the
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

office of alcoholism and substance abuse services and approved by
the director of the budget (53AA1307) ........................................ (re. $34,773,000)

By chapter 54, section 1, of the laws of 2012:

For the acquisition of property, design, construction and extensive
rehabilitation of facilities for the purpose of delivering chemical
dependence services, pursuant to the mental hygiene law. No expendi-
ture shall be made from this appropriation until a spending plan for
proposed projects has been submitted by the commissioner of the
office of alcoholism and substance abuse services and approved by
the director of the budget (53AA1207) ........................................ (re. $42,273,000)

By chapter 54, section 1, of the laws of 2011:

For the acquisition of property, design, construction and extensive
rehabilitation of facilities for the purpose of delivering chemical
dependence services, pursuant to the mental hygiene law. No expendi-
ture shall be made from this appropriation until a spending plan for
proposed projects has been submitted by the commissioner of the
office of alcoholism and substance abuse services and approved by
the director of the budget (53AA1107) ........................................ (re. $40,273,000)

By chapter 54, section 1, of the laws of 2010:

For the acquisition of property, design, construction and extensive
rehabilitation of facilities for the purpose of delivering chemical
dependence services, pursuant to the mental hygiene law. No expendi-
ture shall be made from this appropriation until a spending plan for
proposed projects has been submitted by the commissioner of the
office of alcoholism and substance abuse services and approved by
the director of the budget (53AA1007) ........................................ (re. $42,273,000)

By chapter 54, section 1, of the laws of 2009:

For the acquisition of property, design, construction and extensive
rehabilitation of facilities for the purpose of delivering chemical
dependence services, pursuant to the mental hygiene law. No expendi-
ture shall be made from this appropriation until a spending plan for
proposed projects has been submitted by the commissioner of the
office of alcoholism and substance abuse services and approved by
the director of the budget (53AA0907) ........................................ (re. $42,273,000)

By chapter 54, section 1, of the laws of 2008:

For the acquisition of property, design, construction and extensive
rehabilitation of facilities for the purpose of delivering chemical
dependence services, pursuant to the mental hygiene law. No expendi-
ture shall be made from this appropriation until a spending plan for
proposed projects has been submitted by the commissioner of the
office of alcoholism and substance abuse services and approved by
the director of the budget (53AA0807) ........................................ (re. $66,273,000)

By chapter 54, section 1, of the laws of 2007:

For the acquisition of property, design, construction and extensive
rehabilitation of facilities for the purpose of delivering chemical
dependence services, pursuant to the mental hygiene law. No expendi-
ture shall be made from this appropriation until a spending plan for
proposed projects has been submitted by the commissioner of the
The appropriation made by chapter 54, section 1, of the laws of 2007, is hereby amended and reappropriated to read:

For the acquisition of property, design, construction and rehabilitation of [100 community residential treatment beds in Suffolk and Nassau counties,] facilities to be developed for operation by voluntary-operated or local government operated chemical dependency treatment providers. Notwithstanding any other inconsistent provision of law, the moneys hereby appropriated may support up to 100 percent of approved capital costs of such chemical dependency facilities. Notwithstanding any other inconsistent provision of law, and subject to approval of the director of the budget, funds from this appropriation may be paid to the dormitory authority of the state of New York or the office of general services to the design and construction management account pursuant to one or more certificates approved by the director of the budget for purposes of carrying out the projects provided for herein. No expenditure shall be made from this appropriation until a spending plan for the proposed projects has been submitted by the commissioner of the office of alcoholism and substance abuse services and approved by the director of the budget (53AA0707) .............................. 27,423,000 .......................................... (re. $561,000)

The appropriation made by chapter 54, section 1, of the laws of 2006, is hereby amended and reappropriated to read:

For the acquisition of property design, construction and rehabilitation of [100 intensive residential and/or community residential beds for veterans,] facilities to be developed for operation by voluntary-operated or local government operated chemical dependency treatment providers. Notwithstanding any other inconsistent provision of law, the moneys hereby appropriated may support up to 100 percent of approved capital costs of such chemical dependency facilities. Notwithstanding any other inconsistent provision of the law, and subject to approval of the director of the budget, funds from this appropriation may be paid to the dormitory authority of the state of New York or the office of general services to the design and construction management account pursuant to one or more certificates approved by the director of the budget for purposes of carrying out the projects provided for herein. No expenditure shall be made from this appropriation until a spending plan for the proposed projects has been submitted by the commissioner of the office of alcoholism and substance abuse services and approved by the director of the budget (53010707) .............................. 26,600,000 ....................................... (re. $25,346,000)

The appropriation made by chapter 54, section 1, of the laws of 2006, is hereby amended and reappropriated to read:

For the acquisition of property design, construction and rehabilitation of [108 beds for adolescents and/or women and their children,] facilities to be developed for operation by voluntary-operated or local government operated chemical dependency treatment providers. Notwithstanding any other inconsistent provision of the law, the moneys hereby appropriated may support up to 100 percent of approved capital costs of such chemical dependency facilities. Notwithstanding any other inconsistent provision of the law, and subject to approval of the director of the budget, funds from this appropriation may be paid to the dormitory authority of the state of New York or the office of general services to the design and construction management account pursuant to one or more certificates approved by the director of the budget for purposes of carrying out
the projects provided for herein. No expenditure shall be made from
this appropriation until a spending plan for the proposed projects
has been submitted by the commissioner of the office of alcoholism
and substance abuse services and approved by the director of the
budget (53010607) ... 24,900,000 .............. (re. $17,088,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preservation of Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53031303) ..................
34,773,000 ....................................... (re. $34,773,000)

By chapter 54, section 1, of the laws of 2012:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53031203) ..................
42,273,000 ....................................... (re. $42,273,000)

By chapter 54, section 1, of the laws of 2011:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53031103) ..................
40,273,000 ....................................... (re. $38,286,000)

By chapter 54, section 1, of the laws of 2009:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53030903) .................
42,273,000 ........................................ (re. $7,708,000)

By chapter 54, section 1, of the laws of 2008:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53030803) .................
42,273,000 ........................................ (re. $9,685,000)

By chapter 54, section 1, of the laws of 2007:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53030703) .................
27,423,000 ........................................ (re. $2,047,000)

By chapter 54, section 1, of the laws of 2006:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53030603) .................
34,773,000 ....................................... (re. $1,055,000)

By chapter 54, section 1, of the laws of 2005:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects and the acquisition of prop-
erty, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (53030503) .................
27,423,000 ....................................... (re. $3,773,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2006:
For alterations and improvements for preservation of various facilities including rehabilitation projects and the acquisition of property, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53030603) .................. 17,243,000 ....................................... (re. $12,669,000)

By chapter 54, section 1, of the laws of 2005:
For alterations and improvements for preservation of various facilities including rehabilitation projects and the acquisition of property, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53030503) .................. 13,125,000 ........................................ (re. $4,073,000)

DESIGN AND CONSTRUCTION SUPERVISION (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preparation of Plans Purpose

By chapter 55, section 1, of the laws of 2016:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new projects (53PP1630) .................. 5,000,000 ......................................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2015:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new projects (53PP1530) .................. 4,000,000 ......................................... (re. $1,683,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preparation of Plans Purpose

By chapter 55, section 1, of the laws of 2016:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new projects (53A61630) .................. 1,000,000 ......................................... (re. $1,000,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 INSTITUTIONAL SERVICES PROGRAM (CCP)

2 Capital Projects Funds - Other
Capital Projects Fund
Minor Rehabilitation Purpose

3 By chapter 55, section 1, of the laws of 2016:
For minor alterations and improvements to various facilities,
including the payment of liabilities incurred prior to April 1, 2016,
provided, however, that no expenditures may be made from this appropriation
until a comprehensive plan of projects has been approved by the director of the budget (53HD1689) .......... (re. $1,000,000)

4 By chapter 54, section 1, of the laws of 2015:
For minor alterations and improvements to various facilities, including
the payment of liabilities incurred prior to April 1, 2015,
provided, however, that no expenditures may be made from this appropriation
until a comprehensive plan of projects has been approved by the director of the budget (53HD1589) .................. (re. $1,000,000)

5 By chapter 54, section 1, of the laws of 2014:
For minor alterations and improvements to various facilities, including
the payment of liabilities incurred prior to April 1, 2014,
provided, however, that no expenditures may be made from this appropriation
until a comprehensive plan of projects has been approved by the director of the budget (53HD1489) .................. (re. $1,000,000)

6 By chapter 54, section 1, of the laws of 2013:
For minor alterations and improvements to various facilities, including
the payment of liabilities incurred prior to April 1, 2013,
provided, however, that no expenditures may be made from this appropriation
until a comprehensive plan of projects has been approved by the director of the budget (53HD1389) .................. (re. $784,000)

7 By chapter 54, section 1, of the laws of 2012:
For minor alterations and improvements to various facilities, including
the payment of liabilities incurred prior to April 1, 2012,
provided, however, that no expenditures may be made from this appropriation
until a comprehensive plan of projects has been approved by the director of the budget (53HD1289) .................. (re. $397,000)

8 By chapter 54, section 1, of the laws of 2011:
For minor alterations and improvements to various facilities, including
the payment of liabilities incurred prior to April 1, 2011,
provided, however, that no expenditures may be made from this appropriation
until a comprehensive plan of projects has been approved by the director of the budget (53HD1189) .................. (re. $771,000)

9 By chapter 54, section 1, of the laws of 2010:
For minor alterations and improvements to various facilities, including
the payment of liabilities incurred prior to April 1, 2010,
provided, however, that no expenditures may be made from this appro-
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2009:
For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2009, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53HD1089) ........................................... (re. $431,000)

By chapter 54, section 1, of the laws of 2008:
For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2008, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53HD0889) ........................................... (re. $314,000)

By chapter 54, section 1, of the laws of 2007:
For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2007, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53HD0789) ........................................... (re. $285,000)

By chapter 54, section 1, of the laws of 2006:
For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2006, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53HD0689) ........................................... (re. $65,000)

By chapter 54, section 1, of the laws of 2004:
For minor alterations and improvements to various facilities, including the payment of liabilities incurred prior to April 1, 2004, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (53HD0489) ........................................... (re. $223,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53A21603) ........................................... (re. $10,000,000)
By chapter 54, section 1, of the laws of 2015:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53A21503) ....................... 3,000,000 ......................................... (re. $3,000,000)

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53A21303) ...................... 18,000,000 ....................................... (re. $14,754,000)

By chapter 54, section 1, of the laws of 2012:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53A21203) ...................... 3,000,000 ........................................... (re. $804,000)

By chapter 54, section 1, of the laws of 2011:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53A21103) ...................... 7,000,000 ........................................ (re. $3,403,000)

By chapter 54, section 1, of the laws of 2010:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office of alcohol-
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

ism and substance abuse services and approval by the director of the
budget, this appropriation may be transferred to the dormitory
authority of the state of New York (53A21003) ....................
3,000,000 ................................................ (re. $410,000)

By chapter 54, section 1, of the laws of 2009:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects, provided, however, that no
expenditures may be made from this appropriation until a comprehen-
sive plan of projects has been approved by the director of the budg-
et. This appropriation may be used for the cost of potential claims
against contracts awarded by the dormitory authority of the state of
New York. Upon request of the commissioner of the office of alcohol-
ism and substance abuse services and approval by the director of the
budget, this appropriation may be transferred to the dormitory
authority of the state of New York (53A20903) ....................
3,000,000 ................................................ (re. $662,000)

By chapter 54, section 1, of the laws of 2008:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects, provided, however, that no
expenditures may be made from this appropriation until a comprehen-
sive plan of projects has been approved by the director of the budg-
et. This appropriation may be used for the cost of potential claims
against contracts awarded by the dormitory authority of the state of
New York. Upon request of the commissioner of the office of alcohol-
ism and substance abuse services and approval by the director of the
budget, this appropriation may be transferred to the dormitory
authority of the state of New York (53A20803) ....................
3,000,000 ................................................ (re. $472,000)

By chapter 54, section 1, of the laws of 2007:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects, provided, however, that no
expenditures may be made from this appropriation until a comprehen-
sive plan of projects has been approved by the director of the budg-
et. This appropriation may be used for the cost of potential claims
against contracts awarded by the dormitory authority of the state of
New York. Upon request of the commissioner of the office of alcohol-
ism and substance abuse services and approval by the director of the
budget, this appropriation may be transferred to the dormitory
authority of the state of New York (53A20703) ....................
1,000,000 ................................................ (re. $62,000)

By chapter 54, section 1, of the laws of 2006:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects, provided, however, that no
expenditures may be made from this appropriation until a comprehen-
sive plan of projects has been approved by the director of the budg-
et. This appropriation may be used for the cost of potential claims
against contracts awarded by the dormitory authority of the state of
New York. Upon request of the commissioner of the office of alcohol-
ism and substance abuse services and approval by the director of the
budget, this appropriation may be transferred to the dormitory
authority of the state of New York (53A20603) ....................
7,800,000 ................................................ (re. $437,000)
By chapter 54, section 1, of the laws of 2003:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York or the facilities development corporation. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53PR0303) ... 1,000,000 .................... (re. $259,000)

By chapter 54, section 1, of the laws of 2001:
For alterations and improvements for preservation of various facilities including rehabilitation projects, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York or the facilities development corporation. Upon request of the commissioner of the office of alcoholism and substance abuse services and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (53PR0103) ... 2,000,000 .................... (re. $869,000)
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS 2017-18

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>374,472,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>374,472,000</td>
</tr>
</tbody>
</table>

**COMMUNITY MENTAL HEALTH FACILITIES (CCP)**

<table>
<thead>
<tr>
<th></th>
<th>11,722,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td>6,000,000</td>
</tr>
<tr>
<td>Mental Health Facilities Capital Improvement Fund</td>
<td>5,722,000</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>NON-BONDABLE PROJECTS (CCP)</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Capital Projects Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Capital Projects Fund</td>
<td></td>
</tr>
<tr>
<td>Non-Bondable Purpose</td>
<td></td>
</tr>
<tr>
<td>For transfer to the Mental Hygiene Capital Improvement Fund for reimbursement of the non-bondable cost of projects for community facilities authorized by appropriations or reappropriations funded from the Mental Hygiene Capital Improvement Fund including liabilities incurred prior to April 1, 2017 or for payment to the dormitory authority of the state of New York for defeasance of bonds. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (500417NB)</td>
<td>1,000,000</td>
</tr>
<tr>
<td>STATE MENTAL HEALTH FACILITIES (CCP)</td>
<td>361,750,000</td>
</tr>
<tr>
<td>Capital Projects Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Capital Projects Fund</td>
<td></td>
</tr>
<tr>
<td>Infrastructure Purpose</td>
<td></td>
</tr>
<tr>
<td>For payment of the cost of land acquisition, construction, reconstruction, rehabilitation and improvements, including the preparation of designs, plans, specifications and estimates, for new, existing, and reappropriated capital projects and programs, including, but not limited to, preparation of plans, administration, maintenance and improvement of existing facilities, new facilities, energy conservation, environmental protection or improvement, health and safety, preservation of facilities, accreditation and program improvement or program changes, maintenance and operation of various facilities and systems including personal services, fringe benefits, and indirect costs; provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. Additionally, this appropriation may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services,</td>
<td></td>
</tr>
</tbody>
</table>
construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new, existing and reappropriated capital projects and programs. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Furthermore, upon approval of the director of the budget, funds from this appropriation may be suballocated or transferred to any department, agency, or public authority, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50IS17A4) ........ 86,750,000

Capital Projects Funds - Other Mental Hygiene Facilities Capital Improvement Fund Infrastructure Purpose

For payment of the cost of land acquisition, construction, reconstruction, rehabilitation and improvements, including the preparation of designs, plans, specifications and estimates, for new, existing and reappropriated capital projects and programs including, but not limited to, preparation of plans, administration,
maintenance and improvement of existing facilities, new facilities, energy conservation or improvement, health and safety, preservation of facilities, accreditation and program improvement or program changes; provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service and nonpersonal service, including fringe benefits, and indirect cost recovery, related to the administration of the capital projects and programs provided by the office of mental health. Additionally, this appropriation may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be suballocated or transferred to any department, agency, or public authority, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the
office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50A417A4) ........ 275,000,000
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 COMMUNITY MENTAL HEALTH FACILITIES (CCP)
2
3 Capital Projects Funds - Other
4 Capital Projects Fund
5 Infrastructure Purpose
6
7 By chapter 55, section 1, of the laws of 2016:
8 State aid to municipalities and other public and not-for-profit
9 agencies for acquisition, rehabilitation, and/or improvements to
10 existing community mental health facilities as required to address
11 code violations, health and safety issues, and/or
12 structural/mechanical deficiencies. Notwithstanding any inconsistent
13 provision of law, within the amounts hereby appropriated, the
14 commissioner of the office of mental health may provide state aid
15 grants of up to 100 per centum of reasonable capital costs
16 associated with the acquisition, rehabilitation, and/or improvements
17 (501116A4) ... 6,000,000 ......................... (re. $6,000,000)
18
19 Capital Projects Funds - Other
20 Capital Projects Fund
21 Minor Rehabilitation Purpose
22
23 By chapter 54, section 1, of the laws of 2013:
24 State aid to municipalities and other public and not-for-profit agen-
25 cies for acquisition, rehabilitation, and/or improvements to exist-
26 ing community mental health facilities as required to address code
27 violations, health and safety issues, and/or structural/mechanical
28 deficiencies. Notwithstanding any inconsistent provision of law, 
29 within the amounts hereby appropriated, the commissioner of the
30 office of mental health may provide state aid grants of up to 100
31 per centum of reasonable capital costs associated with the acquis-
32 tion, rehabilitation, and/or improvements (50101389) ..............
33 6,000,000 ........................................... (re. $6,000,000)
34
35 By chapter 54, section 1, of the laws of 2012:
36 State aid to municipalities and other public and not-for-profit agen-
37 cies for acquisition, rehabilitation, and/or improvements to exist-
38 ing community mental health facilities as required to address code
39 violations, health and safety issues, and/or structural/mechanical
40 deficiencies. Notwithstanding any inconsistent provision of law, 
41 within the amounts hereby appropriated, the commissioner of the
42 office of mental health may provide state aid grants of up to 100
43 per centum of reasonable capital costs associated with the acquis-
44 tion, rehabilitation, and/or improvements (50101289) ..............
45 6,000,000 ........................................... (re. $6,000,000)
46
47 By chapter 54, section 1, of the laws of 2011:
48 State aid to municipalities and other public and not-for-profit agen-
49 cies for acquisition, rehabilitation, and/or improvements to exist-
50 ing community mental health facilities as required to address code
51 violations, health and safety issues, and/or structural/mechanical
52 deficiencies. Notwithstanding any inconsistent provision of law, 
53 within the amounts hereby appropriated, the commissioner of the
54 office of mental health may provide state aid grants of up to 100
55 per centum of reasonable capital costs associated with the acquis-
56 tion, rehabilitation, and/or improvements (50101189) ..............
57 6,000,000 ........................................... (re. $6,000,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2010:
State aid to municipalities and other public and not-for-profit agencies for acquisition, rehabilitation, and/or improvements to existing community mental health facilities as required to address code violations, health and safety issues, and/or structural/mechanical deficiencies. Notwithstanding any inconsistent provision of law, within the amounts hereby appropriated, the commissioner of the office of mental health may provide state aid grants of up to 100 per centum of reasonable capital costs associated with the acquisition, rehabilitation, and/or improvements (50101089) ................... 6,000,000 ......................................... (re. $3,282,000)

By chapter 54, section 1, of the laws of 2009:
State aid to municipalities and other public and not-for-profit agencies for acquisition, rehabilitation, and/or improvements to existing community mental health facilities as required to address code violations, health and safety issues, and/or structural/mechanical deficiencies. Notwithstanding any inconsistent provision of law, within the amounts hereby appropriated, the commissioner of the office of mental health may provide state aid grants of up to 100 per centum of reasonable capital costs associated with the acquisition, rehabilitation, and/or improvements (50100989) ................... 6,000,000 ......................................... (re. $5,288,000)

By chapter 54, section 1, of the laws of 2008:
State aid to municipalities and other public and not-for-profit agencies for acquisition, rehabilitation, and/or improvements to existing community mental health facilities as required to address code violations, health and safety issues, and/or structural/mechanical deficiencies. Notwithstanding any inconsistent provision of law, within the amounts hereby appropriated, the commissioner of the office of mental health may provide state aid grants of up to 100 per centum of reasonable capital costs associated with the acquisition, rehabilitation, and/or improvements (50100889) ................... 6,000,000 ......................................... (re. $864,000)

By chapter 54, section 1, of the laws of 2007:
State aid to municipalities and other public and not-for-profit agencies for acquisition, rehabilitation, and/or improvements to existing community mental health facilities as required to address code violations, health and safety issues, and/or structural/mechanical deficiencies. Notwithstanding any inconsistent provision of law, within the amounts hereby appropriated, the commissioner of the office of mental health may provide state aid grants of up to 100 per centum of reasonable capital costs associated with the acquisition, rehabilitation, and/or improvements (50100789) ................... 6,000,000 ......................................... (re. $1,401,000)

By chapter 54, section 1, of the laws of 2006:
State aid to municipalities and other public and not-for-profit agencies for acquisition, rehabilitation, and/or improvements to existing community mental health facilities as required to address code violations, health and safety issues, and/or structural/mechanical deficiencies. Notwithstanding any inconsistent provision of law, within the amounts hereby appropriated, the commissioner of the office of mental health may provide state aid grants of up to 100 per centum of reasonable capital costs associated with the acquisition, rehabilitation, and/or improvements (50100689) ................... 6,000,000 ......................................... (re. $1,052,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

By chapter 54, section 1, of the laws of 1994, for:
State aid to municipalities and other public and not-for-profit private agencies for acquisition of property, design, construction and rehabilitation of community mental health facilities and associated programs including, but not limited to, article 28 or article 31 community mental health facilities or supported housing beds, and for state aid grants for facilities intended to serve mentally ill persons (50239407) ... 16,070,000 ................... (re. $309,000)

Capital Projects Funds - Other
Mental Health Facilities Capital Improvement Fund
Infrastructure Purpose

By chapter 55, section 1, of the laws of 2016:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law. Additionally, this appropriation may be used for payment of personal service and nonpersonal service, including fringe benefits related to the administration of the community capital program provided by the office of mental health for new and reappropriated community capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (500116A4) ... 5,722,000 ....................... (re. $5,718,000)

By chapter 54, section 1, of the laws of 2015:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law. Additionally, this appropriation may be used for payment of personal service and nonpersonal service, including fringe benefits related to the administration of the community capital program provided by the office of mental health for new and reappropriated community capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (500115A4) ... 722,000 ....................... (re. $312,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
New Facilities Purpose

The appropriation made by chapter 54, section 1, of the laws of 2008, is hereby amended and reappropriated to read:
For payment to municipalities and not-for-profit community providers for the acquisition of property, design, construction and rehabilitation of housing for mentally ill persons. To the extent that any portion of such appropriation is utilized to develop housing in any city having a population of one million or more, that portion of the appropriation shall be matched on a 50/50 basis. Notwithstanding any other provision of law to the contrary, any of the amounts appropri-
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

ated herein may be increased or decreased by interchange or transfer without limit with any appropriation of the office of mental health capital projects budget, upon the request of the commissioner of mental health and 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, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50VY0807) ............. 145,000,000 ..................................... (re. $125,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2007, is hereby amended and reappropriated to read:

For payment to municipalities and not-for-profit community providers for the acquisition of property, design, construction and rehabilitation of housing for mentally ill persons. To the extent that any portion of such appropriation is utilized to develop housing in any city having a population of one million or more, that portion of the appropriation shall be matched on a 50/50 basis. 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 capital projects budget, upon the request of the commissioner of mental health and 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, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstood, the
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50VY0707) .............. 200,000,000 ................................................. (re. $142,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2006, is hereby amended and reappropriated to read:
For payment to municipalities and other public and not-for-profit community providers approved by the commissioner of the office of mental health, pursuant to mental hygiene law, for the acquisition of property, construction and rehabilitation of supportive housing for mentally ill homeless persons. 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 capital projects budget, upon the request of the commissioner of mental health and 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, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50VY0607) .............. 211,000,000 ................................................. (re. $108,380,000)

By chapter 54, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2014:
For payment to municipalities and not-for-profit community providers for the acquisition of property, design, construction and rehabilitation of housing for mentally ill persons. Of such appropriation up to eighty percent shall be matched on a 50/50 basis. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50VY0507) ... 75,000,000 .............. (re. $24,000,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

The appropriation made by chapter 54, section 1, of the laws of 2003, as amended by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For payment to municipalities and not-for-profit community providers for the acquisition of property, design, construction and rehabilitation of housing for mentally ill persons. Of such appropriation up to eighty percent shall be matched on a 50/50 basis. 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 capital projects budget, upon the request of the commissioner of mental health and 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, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50VY0307) ............. 65,000,000 ....................................... (re. $23,365,000)

By chapter 54, section 1, of the laws of 1999, as amended by chapter 54, section 1, of the laws of 2014:

For payment to municipalities and not-for-profit community providers for the acquisition of property, design, construction and rehabilitation of housing for mentally ill persons. Of such appropriation eighty percent shall be matched on a 50/50 basis and twenty percent shall not require a match. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50VY9907) ............... 50,000,000 ....................................... (re. $15,103,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preservation of Facilities Purpose
By chapter 54, section 1, of the laws of 2013:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law (50231303) ... 5,000,000 ......................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2012:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law (50231203) ... 5,000,000 ......................... (re. $2,145,000)

By chapter 54, section 1, of the laws of 2011:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law (50231103) ... 5,000,000 ......................... (re. $3,513,000)

By chapter 54, section 1, of the laws of 2010:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law (50231003) ... 5,000,000 ......................... (re. $2,581,000)

By chapter 54, section 1, of the laws of 2009:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 41 of the mental hygiene law (50230903) ... 5,000,000 ......................... (re. $1,035,000)

By chapter 54, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2014:
For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 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 mental health capital projects budget, upon the request of the commissioner of mental health and 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 (50230803) ......................... 28,000,000 .......................... (re. $18,900,000)
The appropriation made by chapter 54, section 1, of the laws of 2007, as amended by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 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 mental health capital projects budget, upon the request of the commissioner of mental health and 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, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50230703) ... 112,000,000 ............ (re. $56,000,000)

By chapter 54, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2014:

For the acquisition of property, construction and rehabilitation of new facilities and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agencies, approved by the commissioner of the office of mental health, pursuant to article 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 mental health capital projects budget, upon the request of the commissioner of mental health and 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 (50230603) ................................ 15,000,000 .................. (re. $7,315,000)

By chapter 54, section 1, of the laws of 2001:

For the acquisition of property, construction, rehabilitation and/or relocation of existing community mental health facilities under the auspice of municipalities and other public and not-for-profit agen-
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

cies, approved by the commissioner of the office of mental health,
pursuant to article 41 of the mental hygiene law (50230103) ...........
5,000,000 .................................................. (re. $225,000)

DESIGN AND CONSTRUCTION SUPERVISION (CCP)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preparation of Plans Purpose

By chapter 54, section 1, of the laws of 2013:
For payment to the design and construction management account of the
centralized services fund of the New York state office of general
services or to the dormitory authority of the state of New York for
the purpose of preparation and review of plans, specifications,
estimates, services, construction management and supervision,
inspection, studies, appraisals, surveys, testing and environmental
impact statements for new and existing projects. Upon request of the
commissioner of mental health and approval by the director of the
budget, this appropriation may be transferred to the dormitory
authority of the state of New York. Upon approval of the director of
the budget, funds from this appropriation may be transferred to the
office for people with developmental disabilities and the office of
alcoholism and substance abuse services for payment to the dormitory
authority of the state of New York for preparation of plans purpose
(50311330) ... 12,000,000 ........................... (re. $664,000)

MAINTENANCE AND IMPROVEMENT OF EXISTING FACILITIES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Energy Conservation Purpose

By chapter 54, section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates for energy conservation improvements to existing
facilities and programs. Upon request of the commissioner of mental
health and approval by the director of the budget, this appropri-
ation may be transferred to the dormitory authority of the state of
New York (50051305) ... 4,600,000 ................... (re. $310,000)

Capital Projects Funds - Other
Capital Projects Fund
Environmental Protection or Improvements Purpose

By chapter 54, section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates for environmental protection (50EP1306) ..............
5,911,000 ........................................... (re. $2,632,000)

By chapter 54, section 1, of the laws of 2012:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates for environmental protection (50EP1206) ..............
4,950,000 ........................................... (re. $1,445,000)
By chapter 54, section 1, of the laws of 2011:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates for environmental protection (50EP1106) ..............
4,100,000 ........................................................... (re. $487,000)

Capital Projects Funds - Other
Capital Projects Fund
Health and Safety Purpose

By chapter 54, section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50HS1301) ......................
6,274,000 ........................................................... (re. $2,791,000)

By chapter 54, section 1, of the laws of 2012:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50HS1201) ......................
4,000,000 ........................................................... (re. $1,086,000)

By chapter 54, section 1, of the laws of 2011:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50HS1101) ......................
5,000,000 ........................................................... (re. $494,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. 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 appro-
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Pursuant to the authority of the Commissioner of Mental Health and with the
approval of the Director of the Budget, the following reappropriations may be
made, as provided by the Commissioner of Mental Health and Director of the
Budget:

1. Capital Projects Funds - Other
   Mental Hygiene Facilities Capital Improvement Fund
   Accreditation Purpose

   By chapter 54, section 1, of the laws of 2013, as amended by chapter 54,
   section 1, of the laws of 2014:
   For payment of the cost of land acquisition, construction, reconstruction
   and improvements, including the preparation of designs, plans, specifications
   and estimates related to accreditation improvements to existing facilities and programs. This appropriation
   may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees
   assigned to such capital projects. Upon request of the Commissioner of Mental Health and approval by the Director of the Budget, this appropriation may be transferred to the Dormitory Authority of the State of New York. 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 capital projects budget, upon the request of the Commissioner of Mental Health and with the approval of the Director of the Budget, who shall file such approval with the Chairman of the Senate Finance Committee and the Chairman of the Assembly Ways and Means Committee (50PF1303) .................................
   28,188,000 ........................................ (re. $28,188,000)
DEPARTMENT OF MENTAL HYGIENE  
OFFICE OF MENTAL HEALTH  
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2014:
For payment of the cost of land acquisition, construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates related to accreditation improvements to existing facilities and programs. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50061202) .................
14,441,000 .............................. (re. $11,996,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2014:
For payment of the cost of land acquisition, construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates related to accreditation improvements to existing facilities and programs. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50061102) ....................... 36,477,000 ............................. (re. $34,509,000)

By chapter 54, section 1, of the laws of 2010:
For payment of the cost of land acquisition, construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates related to accreditation improvements to existing facilities and programs. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50061002) ... 9,565,000 ........ (re. $3,298,000)
The appropriation made by chapter 54, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For payment of the cost of land acquisition, construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates related to accreditation improvements to existing facilities and programs. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50060902) ... 347,480,000 ............. (re. $156,658,000)
By chapter 54, section 1, of the laws of 2007, as amended by chapter 54, section 1, of the laws of 2014:
For payment of the cost of land acquisition, construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates related to accreditation improvements to existing facilities and programs. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50060702) ... 164,153,000 ....................... (re. $3,847,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Environmental Protection or Improvements Purpose

By chapter 54, section 1, of the laws of 2013:
For payment of the cost of construction, reconstruction and improvements, including the preparations of designs, plans, specifications and estimates for environmental protection. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50061306) ....................... 1,500,000 ....................... (re. $1,500,000)

By chapter 54, section 1, of the laws of 2012:
For payment of the cost of construction, reconstruction and improvements, including the preparations of designs, plans, specifications and estimates for environmental protection. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50061206) ....................... 1,000,000 ....................... (re. $613,000)

By chapter 54, section 1, of the laws of 2011:
For payment of the cost of construction, reconstruction and improvements, including the preparations of designs, plans, specifications and estimates for environmental protection. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50061106) ....................... 1,000,000 ....................... (re. $508,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Health and Safety Purpose
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50011301) ....................... 28,737,000 ....................................... (re. $28,737,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50011201) ....................... 24,920,000 ....................................... (re. $23,079,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50011101) ....................... 133,114,000 ............................... (re. $15,989,000)

By chapter 54, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50011001) ....................... 37,066,000 ............................... (re. $17,725,000)

By chapter 54, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50010901) ....................... 38,125,000 ............................... (re. $12,462,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50010801) .........................
60,276,000 .................. (re. $35,485,000)

By chapter 54, section 1, of the laws of 2007:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, for health and safety improvements to existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50010701) ......................
28,963,000 .................. (re. $2,196,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preservation of Facilities Purpose

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, and minor rehabilitation and improvements for the preservation of existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

audit and control and copies thereof with the chairman of the senate finance committee and the chairman of the assembly ways and means committee (50031303) ... 51,546,000 .............. (re. $48,877,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, and minor rehabilitation and improvements for the preservation of existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects.

Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50031203) ... 48,743,000 .............. (re. $42,957,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, and minor rehabilitation and improvements for the preservation of existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service, indirect cost recovery, and fringe benefit costs associated with New York State employees assigned to such capital projects.

Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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 (50031103) ... 59,543,000 .............. (re. $42,811,000)

By chapter 54, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2014:

For payment of the cost of construction, reconstruction and improvements, including the preparation of designs, plans, specifications and estimates, and minor rehabilitation and improvements for the preservation of existing facilities and programs, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of
the budget. This appropriation may be used for payment of personal
service, indirect cost recovery, and fringe benefit costs associated
with New York State employees assigned to such capital projects.
Upon request of the commissioner of mental health and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the
commissioner of mental health and 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
commitee (50031003) ... 110,767,000 ............. (re. $94,123,000)

By chapter 54, section 1, of the laws of 2009, as amended by chapter 54,
section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, and minor rehabilitation and improvements for the
preservation of existing facilities and programs, provided, however,
that no expenditures may be made from this appropriation until a
comprehensive plan of projects has been approved by the director of
the budget. This appropriation may be used for payment of personal
service, indirect cost recovery, and fringe benefit costs associated
with New York State employees assigned to such capital projects.
Upon request of the commissioner of mental health and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the
commissioner of mental health and 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 (50030903) ... 45,396,000 ............. (re. $20,836,000)

By chapter 54, section 1, of the laws of 2008:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, and minor rehabilitation and improvements for the
preservation of existing facilities and programs, provided, however,
that no expenditures may be made from this appropriation until a
comprehensive plan of projects has been approved by the director of
the budget. This appropriation may be used for payment of personal
service, indirect cost recovery, and fringe benefit costs associated
with New York State employees assigned to such capital projects.
Upon request of the commissioner of mental health and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York (50030803) .....
24,688,000 ........................................ (re. $2,118,000)

By chapter 54, section 1, of the laws of 2007:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates, and minor rehabilitation and improvements for the
preservation of existing facilities and programs, provided, however,
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

that no expenditures may be made from this appropriation until a
comprehensive plan of projects has been approved by the director of
the budget. Upon request of the commissioner of mental health and
approval by the director of the budget, this appropriation may be
transferred to the dormitory authority of the state of New York
(50030703) ... 34,946,000 ......................... (re. $1,949,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Program Improvement or Program Change Purpose

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54,
section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health
and approval by the director of the budget, this appropriation may
be transferred to the dormitory authority of the state of New York.
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 capital projects budget, upon the request of
the commissioner of mental health and 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 (50081308) .......................... (re. $22,878,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,
section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health
and approval by the director of the budget, this appropriation may
be transferred to the dormitory authority of the state of New York.
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 capital projects budget, upon the request of
the commissioner of mental health and 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 (50081208) .......................... (re. $36,455,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54,
section 1, of the laws of 2014:
For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health
and approval by the director of the budget, this appropriation may
be transferred to the dormitory authority of the state of New York.
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 capital projects budget, upon the request of
the commissioner of mental health and 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 (50081108) ..........................
31,784,000 ........................................ (re. $9,284,000)

By chapter 54, section 1, of the laws of 2010:
   For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health
and approval by the director of the budget, this appropriation may
be transferred to the dormitory authority of the state of New York
(50081008) ... 16,937,000 ......................... (re. $9,601,000)

By chapter 54, section 1, of the laws of 2009, as amended by chapter 54,
section 1, of the laws of 2014:
   For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health
and approval by the director of the budget, this appropriation may
be transferred to the dormitory authority of the state of New York.
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 capital projects budget, upon the request of
the commissioner of mental health and 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 (50080908) ................................ 85,185,000 ....................................... (re. $62,504,000)

By chapter 54, section 1, of the laws of 2008, as amended by chapter 54,
section 1, of the laws of 2014:
   For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health
and approval by the director of the budget, this appropriation may
be transferred to the dormitory authority of the state of New York.
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 capital projects budget, upon the request of
the commissioner of mental health and 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 (50080808) ................................ 32,952,000 ....................................... (re. $16,371,000)

By chapter 54, section 1, of the laws of 2007, as amended by chapter 54,
section 1, of the laws of 2014:
   For payment of the cost of construction, reconstruction and improve-
ments, including the preparation of designs, plans, specifications
and estimates related to improvements or changes to existing facili-
ties and programs. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. 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 capital projects budget, upon the request of the commissioner of mental health and 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. (50080708) ....................... (re. $1,146,000)

NON-BONDABLE PROJECTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Non-Bondable Purpose

By chapter 55, section 1, of the laws of 2016:
For transfer to the Mental Hygiene Capital Improvement Fund for reimbursement of the non-bondable cost of projects for community facilities authorized by appropriations or reappropriations funded from the Mental Hygiene Capital Improvement Fund including liabilities incurred prior to April 1, 2016 or for payment to the dormitory authority of the state of New York for defeasance of bonds. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (500316NB) ... 1,000,000 ....................... (re. $800,000)

By chapter 54, section 1, of the laws of 2000:
For transfer to the Mental Hygiene Capital Improvement Fund for reimbursement of the non-bondable cost of institutional projects authorized by appropriations or reappropriations funded from the Mental Hygiene Capital Improvement Fund including liabilities incurred prior to April 1, 2000 or for payment to the dormitory authority of the state of New York for defeasance of bonds. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (50FO00NB) ............ 8,000,000 ....................... (re. $5,045,000)

STATE MENTAL HEALTH FACILITIES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Infrastructure Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
For payment of the cost of land acquisition, construction, reconstruction, rehabilitation and improvements, including the preparation of designs, plans, specifications and estimates, for new, existing, and reappropriated capital projects and programs, including, but not limited to, preparation of plans, administration, maintenance and improvement of existing facilities, new facilities, energy conservation, environmental protection or improvement, health and safety, preservation of facilities, accreditation and program
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF MENTAL HEALTH

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

improvement or program changes; provided, however, that no
expenditures may be made from this appropriation until a
comprehensive plan of projects has been approved by the director of
the budget. Additionally, this appropriation may be used for payment
to the design and construction management account of the centralized
services fund of the New York state office of general services or to
the dormitory authority of the state of New York for the purpose of
preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection,
studies, appraisals, surveys, testing and environmental impact
statements for new, existing and reappropriated capital projects and
programs. Upon request of the commissioner of mental health and
approval by the director of the budget, this appropriation may be
transferred to the dormitory authority of the state of New York.
Furthermore, upon approval of the director of the budget, funds from
this appropriation may be transferred to the office for people with
developmental disabilities and the office of alcoholism and
substance abuse services for payment to the dormitory authority of
the state of New York in relation to the preparation of plans,
provided, however, that notwithstanding the provisions of article 5
of the general construction law or any other law or regulation to
the contrary, for the purposes of this appropriation and to secure
greater savings for the public and ensure quality workmanship on
such projects as may be impacted, section 17 of part F of chapter 60
of the laws of 2015, constituting the infrastructure investment act
("Act"), is amended to remove the repealer contained therein to
continue the Act in full force and effect through and until March
31, 2018, with the following amendments to sections two, three,
four, and eight of the Act: authorized state entities may also use
the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
office of mental health; in addition to other laws notwithstanding, the
Act also notwithstands the provisions of sections 8 and 9 of the
public buildings law; if the office of mental health requires a
contractor to prepare separate specifications in accordance with
section 135 of the state finance law, it shall be deemed to be in
compliance with the provisions of such law (50IS16A4) ..............
35,750,000 ....................................... (re. $35,750,000) 40

By chapter 54, section 1, of the laws of 2015:
For payment of the cost of land acquisition, construction, recon-
struction, rehabilitation and improvements, including the prepara-
tion of designs, plans, specifications and estimates, for new,
existing, and reappropriated capital projects and programs, includ-
ing, but not limited to, preparation of plans, administration, main-
tenance and improvement of existing facilities, new facilities,
energy conservation, environmental protection or improvement, health
and safety, preservation of facilities, accreditation and program
improvement or program changes; provided, however, that no expendi-
tures may be made from this appropriation until a comprehensive plan
of projects has been approved by the director of the budget. Addi-
tionally, this appropriation may be used for payment to the design
and construction management account of the centralized services fund
of the New York state office of general services or to the dormitory
authority of the state of New York for the purpose of preparation
and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies,
appraisals, surveys, testing and environmental impact statements for
new, existing and reappropriated capital projects and programs. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Furthermore, upon approval of the director of the budget, funds from this appropriation may be transferred to the office for people with developmental disabilities and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York in relation to the preparation of plans (50IS15A4) ............ 35,750,000 ....................................... (re. $34,407,000)

By chapter 54, section 1, of the laws of 2014:

For payment of the cost of land acquisition, construction, reconstruction, rehabilitation and improvements, including the preparation of designs, plans, specifications and estimates, for new, existing, and reappropriated capital projects and programs, including, but not limited to, preparation of plans, administration, maintenance and improvement of existing facilities, new facilities, energy conservation, environmental protection or improvement, health and safety, preservation of facilities, accreditation and program improvement or program changes; provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. Additionally, this appropriation may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new, existing and reappropriated capital projects and programs. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Furthermore, upon approval of the director of the budget, funds from this appropriation may be transferred to the office for people with developmental disabilities and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York in relation to the preparation of plans (50IS14A4) ............ 36,950,000 ....................................... (re. $22,407,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Infrastructure Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:
For payment of the cost of land acquisition, construction, reconstruction, rehabilitation and improvements, including the preparation of designs, plans, specifications and estimates, for new, existing and reappropriated capital projects and programs including, but not limited to, preparation of plans, administration, maintenance and improvement of existing facilities, new facilities, energy conservation, environmental protection or improvement, health and safety, preservation of facilities, accreditation and program improvement or program changes; provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service and nonpersonal service, including fringe benefits, and
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

indirect cost recovery, related to the administration of the capital projects and programs provided by the office of mental health. Additionally, this appropriation may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects. Upon request of the commissioner of mental health and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Furthermore, upon approval of the director of the budget, funds from this appropriation may be transferred to the office for people with developmental disabilities and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York in relation to the preparation of plans, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of mental health; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the office of mental health requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (50A416A4) ... 275,000,000 ............. (re. $275,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For payment of the cost of land acquisition, construction, reconstruction, rehabilitation and improvements, including the preparation of designs, plans, specifications and estimates, for new, existing and reappropriated capital projects and programs including, but not limited to, preparation of plans, administration, maintenance and improvement of existing facilities, new facilities, energy conservation, environmental protection or improvement, health and safety, preservation of facilities, accreditation and program improvement or program changes; provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget. This appropriation may be used for payment of personal service and nonpersonal service, including fringe benefits, and indirect cost recovery, related to the administration of the capital projects and programs provided by the office of mental health. Additionally, this appropriation may be used for payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority of the state of New York for the purpose of preparation and review of
plans, specifications, services, construction management
and supervision, inspection, studies, appraisals, surveys, testing
and environmental impact statements for new and existing projects.
 Upon request of the commissioner of mental health and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York. Furthermore, upon
approval of the director of the budget, funds from this appropri-
ation may be transferred to the office for people with developmental
disabilities and the office of alcoholism and substance abuse
services for payment to the dormitory authority of the state of New
York in relation to the preparation of plans, provided, however,
that notwithstanding the provisions of article 5 of the general
construction law or any other law or regulation to the contrary, for
the purposes of this appropriation and to secure greater savings for
the public and ensure quality workmanship on such projects as may be
impacted, section 17 of part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment act ("Act"), is amended
to remove the repealer contained therein to continue the Act in full
force and effect through and until March 31, 2018, with the
following amendments to sections two, three, four, and eight of the
Act: authorized state entities may also use the alternative delivery
method referred to as design-build contracts for capital projects
related to buildings as well as to any projects undertaken by an
authorized state entity in agreement with another party; "authorized
state entity" shall include the office of mental health; in addition
to other laws notwithstood, the Act also notwithstands the
provisions of sections 8 and 9 of the public buildings law; if the
office of mental health requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (50A415A4) ... 275,000,000 ............. (re. $274,979,000)

By chapter 54, section 1, of the laws of 2014:
For payment of the cost of land acquisition, construction, recon-
struction, rehabilitation and improvements, including the prepara-
tion of designs, plans, specifications and estimates, for new,
existing and reappropriated capital projects and programs including,
but not limited to, preparation of plans, administration, mainte-
nance and improvement of existing facilities, new facilities, energy
conservation, environmental protection or improvement, health and
safety, preservation of facilities, accreditation and program
improvement or program changes; provided, however, that no expendi-
tures may be made from this appropriation until a comprehensive plan
of projects has been approved by the director of the budget. This
appropriation may be used for payment of personal service and
nonpersonal service, including fringe benefits, and indirect cost
recovery, related to the administration of the capital projects and
programs provided by the office of mental health. Additionally, this
appropriation may be used for payment to the design and construction
management account of the centralized services fund of the New York
state office of general services or to the dormitory authority of the
state of New York for the purpose of preparation and review of
plans, specifications, estimates, services, construction management
and supervision, inspection, studies, appraisals, surveys, testing
and environmental impact statements for new and existing projects.
Upon request of the commissioner of mental health and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York. Furthermore, upon
approval of the director of the budget, funds from this appropri-
ation may be transferred to the office for people with developmental
disabilities and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York in relation to the preparation of plans (50A414A4) $51,493,000

(APPROPRIATED TO THE FACILITIES DEVELOPMENT CORPORATION)

EXECUTIVE DIRECTION (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 1, section 8, of the laws of 1965, as amended by chapter 54, section 1, of the laws of 2011:

(1) The payment of all claims for personal injury, death or property damage for which the New York State Medical Care Facilities Finance Agency or the facilities development corporation or the dormitory authority might be liable occurring upon, in or about any projects covered by the Agreement of Lease entered into by the facilities development corporation, the department of mental hygiene and the New York State Medical Care Facilities Finance Agency under date of October 1, 1987 as from time to time amended and supplemented and any and all penalties, costs, including attorneys' fees, claims, demands and causes of action due directly or indirectly to the use, disuse, misuse or interest in such projects; (2) in the case of damage, loss or destruction of any such project, or any part of any such project, the payment of the costs of repairing, restoring, rebuilding or replacing the same in accordance with the obligations of the facilities development corporation so to do from the proceeds of insurance under the provisions of paragraph (b) of section 3.04 of the Agreement of Lease; and (3) payments to the New York State Medical Care Facilities Finance Agency of moneys at the times and in the amounts that annual rentals would be due with respect to each project during such time or times as each such project may be damaged or destroyed and not available for use by the department of mental hygiene in accordance with the terms of the Agreement of Lease.

Notwithstanding the provisions of any general or special law, the facilities development corporation may assign to the New York State Medical Care Facilities Finance Agency all or any portion of the moneys hereby appropriated for the purposes hereinabove set forth.

Notwithstanding the foregoing, in the event the appropriation is insufficient to cover the losses, upon notification from the Facilities Development Corporation, the director of the division of the budget shall submit a request for additional appropriations to cover the additional losses. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office for people with developmental disabilities and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York (00638103) $4,000,000. (re. $2,445,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES
CAPITAL PROJECTS  2017-18

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>86,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>86,000,000</td>
</tr>
</tbody>
</table>

COMMUNITY AND INSTITUTIONAL SERVICES PROGRAM (CCP) ....... 36,000,000

For acquisition, alterations, improvements, and preservation of various community program and institutional program facilities, including, but not limited to, rehabilitation projects, health and safety projects, fire safety projects and other capital and administrative costs related to this purpose. For state aid, to municipalities and other public and not-for-profit agencies, including the payment of liabilities incurred prior to April 1, 2017 for up to 100 per centum of the net cost of feasibility studies, property options, capital renovations, acquisition of property, construction, rehabilitation and capital costs incidental and appurtenant to facilities required to be licensed pursuant to article 16, as defined in the mental hygiene law, and for services and expenses related to the maintenance and improvement inclusive of fire safety and life safety upgrades of voluntary not-for-profit provider operated community residential and day service programs and environmental modifications and adaptive technology services at voluntary not-for-profit provider operated community residential facilities, certified family care homes and private residences, as a loan and/or grant to family care providers, for payment to other public housing agencies, including municipal, county, state and federal housing agencies, public benefit corporations or authorities, or private corporations and for capital development, improvements and alterations of residential housing or day program alternatives not currently defined in the mental hygiene law. 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 nonprofit organizations, including corporations and partnerships established pursuant to the private housing finance law and/or any other statutory provisions. 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. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, the funds appropriated herein may be suballocated or transferred to any other public housing agencies, including municipal, county, state and federal housing agencies, public benefit corporations or authorities, or private corporations, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (510117A4) ................. 21,000,000

Capital Projects Funds - Other Mental Hygiene Facilities Capital Improvement Fund Infrastructure Purpose

For acquisition, alterations, improvements, and preservation of various community program and institutional program facilities, including, but not limited to, rehabilitation projects, health and safety projects, fire safety projects and other capital and administrative costs related to this purpose. For state aid, to municipalities and other public and not-for-profit agencies, including the payment of liabilities incurred prior to April 1, 2017 for up to 100 per centum of the net cost of feasibility studies, property options, capital renovations, acquisition of property, construction, rehabilitation and capital costs incidental and appurtenant to facilities required to be licensed pursuant to article 16, as defined in the mental hygiene law, and for services and expenses related to the maintenance and
improvement inclusive of fire safety and
life safety upgrades of voluntary not-for-
profit provider operated community resi-
dential and day service programs and envi-
ronmental modifications and adaptive
technology services at voluntary not-for-
profit provider operated community resi-
dential facilities, certified family care
homes and private residences, as a loan
and/or grant to family care providers, for
payment to other public housing agencies,
including municipal, county, state and
federal housing agencies, public benefit
corporations or authorities, or private
corporations and for capital development,
improvements and alterations of
residential housing or day program
alternatives not currently defined in the
mental hygiene law. 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 avail-
able pursuant to terms and conditions
established by the commissioner of the
office for people with developmental disa-
bilities, to cover a portion of the devel-
opment costs of private, public and/or
non-profit organizations, including corpo-
rations 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 intel-
lectual and developmental disabilities.
The funds appropriated herein may also be
made available for the payment to munici-
palities and other public and not-for-pro-
fit community providers approved by the
commissioner of the office for people with
developmental disabilities, for the acquisi-
tion of property, construction and reha-
bilitation of supportive housing units for
individuals with intellectual and develop-
mental 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 regulato-
ry agency. Upon request of the commis-
ioner of the office for people with develop-
mental disabilities and approval by the
director of the budget, the funds
appropriated herein may be suballocated or
transferred to any public housing
agencies, including municipal, county, state or federal agencies, public benefit corporations or authorities, or private corporations for the purposes stated above, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (510217A4)  

15,000,000  

DESIGN AND CONSTRUCTION SUPERVISION (CCP)  
13,000,000  

Capital Projects Funds - Other  
Capital Projects Fund  
Preparation of Plans Purpose  
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects associated with the institutional services program and the approval of the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office of mental health and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York for the preparation of plans purpose (51F21730)  
6,000,000  

Capital Projects Funds - Other  
Mental Hygiene Facilities Capital Improvement Fund  
Preparation of Plans Purpose  
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects associated with the institutional services program and the
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES
CAPITAL PROJECTS 2017-18

community services program. Upon the request of the commissioner of the office for people with developmental disabilities and the approval of the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office of mental health and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York for the preparation of plans purpose (51F11730) ............ 7,000,000

FACILITIES MAINTENANCE AND OPERATIONS (CCP) .............. 37,000,000

Capital Projects Funds - Other
Capital Projects Fund
Maintenance and Operations Purpose

For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (51FM17MO) .............................. 37,000,000
By chapter 54, section 1, of the laws of 2015:
For acquisition, alterations, improvements, and preservation of various community program and institutional program facilities, including, but not limited to, rehabilitation projects, health and safety projects, fire safety projects and other capital and administrative costs related to this purpose. For state aid, to municipalities and other public and not-for-profit agencies, including the payment of liabilities incurred prior to April 1, 2015 for up to 100 per centum of the net cost of feasibility studies, property options, capital renovations, acquisition of property, construction, rehabilitation and capital costs incidental and appurtenant to facilities required to be licensed pursuant to article 16, as defined in the mental hygiene law, and for services and expenses related to the maintenance and improvement inclusive of fire safety and life safety upgrades of voluntary not-for-profit provider operated community residential and day service programs and environmental modifications and adaptive technology services at voluntary not-for-profit provider operated community residential facilities, certified family care homes and private residences, as a loan and/or grant to family care providers, for payment to other state and federal housing agencies, private corporations and for capital development, improvements and alterations of residential housing or day program alternatives not currently defined in the mental hygiene law. Notwithstanding section 163 of the state finance law, and section 142 of the economic development law, the commissioner of the office for people with developmental disabilities may make the funds appropriated herein available as 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 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. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (510115A4) ... 5,000,000 ....................... (re. $4,472,000)

By chapter 54, section 1, of the laws of 2014:
For acquisition, alterations, improvements, and preservation of various community program and institutional program facilities, including, but not limited to, rehabilitation projects, health and safety projects, fire safety projects and other capital and administrative costs related to this purpose. For state aid, to municipalities and other public and not-for-profit agencies, including the payment of liabilities incurred prior to April 1, 2014 for up to 100 per centum
of the net cost of feasibility studies, property options, capital
renovations, acquisition of property, construction, rehabilitation
and capital costs incidental and appurtenant to facilities required
to be licensed pursuant to article 16, as defined in the mental
hygiene law, and for services and expenses related to the mainte-
nance and improvement inclusive of fire safety and life safety
upgrades of voluntary not-for-profit provider operated community
residential and day service programs and environmental modifications
and adaptive technology services at voluntary not-for-profit provid-
er operated community residential facilities, certified family care
homes and private residences, as a loan and/or grant to family care
providers, for payment to other state and federal housing agencies,
private corporations and for capital development, improvements and
alterations of residential housing or day program alternatives not
currently defined in the mental hygiene law. Upon request of the
commissioner of the office for people with developmental disabili-
ties and approval by the director of the budget, this appropriation
may be transferred to the dormitory authority of the state of New
York, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (510114A4) .................
22,910,000 ........................................ (re. $4,449,000)

By chapter 55, section 1, of the laws of 2016:
For acquisition, alterations, improvements, and preservation of
various community program and institutional program facilities,
including, but not limited to, rehabilitation projects, health and
safety projects, fire safety projects and other capital and
administrative costs related to this purpose. For state aid, to
municipalities and other public and not-for-profit agencies,
including the payment of liabilities incurred prior to April 1, 2016
for up to 100 per centum of the net cost of feasibility studies,
property options, capital renovations, acquisition of property,
construction, rehabilitation and capital costs incidental and
appurtenant to facilities required to be licensed pursuant to
article 16, as defined in the mental hygiene law, and for services
and expenses related to the maintenance and improvement inclusive of
fire safety and life safety upgrades of voluntary not-for-profit
provider operated community residential and day service programs and
environmental modifications and adaptive technology services at
voluntary not-for-profit provider operated community residential
facilities, certified family care homes and private residences, as a
loan and/or grant to family care providers, for payment to other
state and federal housing agencies, private corporations and for
capital development, improvements and alterations of residential
housing or day program alternatives not currently defined in the
mental hygiene law. 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 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 statutary provisions, for
404

DEPARTMENT OF MENTAL HYGIENE

OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

supportive housing units that have been set aside for individuals with intellectual and developmental disabilities. The funds appropriated herein may also be made available for the payment to municipalities and other public and not-for-profit community providers approved by the commissioner of the office for people with developmental disabilities, for the acquisition of property, construction and rehabilitation of supportive housing units 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. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, or the New York state housing finance agency, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (510216A4) .................. 10,000,000 ....................................... (re. $10,000,000)

By chapter 54, section 1, of the laws of 2014:

For acquisition, alterations, improvements, and preservation of various community program and institutional program facilities, including, but not limited to, rehabilitation projects, health and safety projects, fire safety projects and other capital and administrative costs related to this purpose. For state aid, to municipalities and other public and not-for-profit agencies, including the payment of liabilities incurred prior to April 1, 2014 for up to 100 per centum of the net cost of feasibility studies, property options, capital renovations, acquisition of property, construction, rehabilitation and capital costs incidental and appurtenant to facilities required to be licensed pursuant to article 16, as defined in the mental hygiene law, and for services and expenses related to the maintenance and improvement inclusive of fire safety and life safety upgrades of voluntary not-for-profit provider operated community residential and day service programs and environmental modifications and adaptive technology services at voluntary not-for-profit provider operated community residential facilities, certified family care homes and private residences, as a loan and/or grant to family care providers, for payment to other state and federal housing agencies, private corporations and for capital development, improvements and alterations of residential housing or day program alternatives not currently defined in the mental hygiene law. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (510214A4) .................. 10,000,000 ....................................... (re. $10,000,000)

DESIGN AND CONSTRUCTION SUPERVISION (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preparation of Plans Purpose
By chapter 55, section 1, of the laws of 2016:

For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects associated with the community services and institutional services programs. Upon the request of the commissioner of the office for people with developmental disabilities and the approval of the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office of mental health and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York for the preparation of plans purpose (51F21630) ........ 6,000,000 ......................................... (re. $2,073,000)

By chapter 54, section 1, of the laws of 2014:

For: (1) the payment of all claims for personal injury, death or property damage for which the New York State Medical Care Facilities Finance Agency, the facilities development corporation, or the dormitory authority of the state of New York might be liable occurring upon, in or about any projects covered by the Agreement of Lease entered into by the facilities development corporation, the department of mental hygiene and the New York State Medical Care Facilities Finance Agency under date of October 1, 1987 as from time to time amended and supplemented and any and all penalties, costs, including attorneys' fees, claims, demands and causes of action due directly or indirectly to the use, disuse, misuse or interest in such projects; (2) in the case of damage, loss or destruction of any such project, or any part of any such project, the payment of the costs of repairing, restoring, rebuilding or replacing the same in accordance with the obligations of the facilities development corporation so to do from the proceeds of insurance under the provisions of paragraph (b) of section 3.04 of the Agreement of Lease; and (3) payments to the New York State Medical Care Facilities Finance Agency of moneys at the times and in the amounts that annual rentals would be due with respect to each project during such time or times as each such project may be damaged or destroyed and not available for use by the department of mental hygiene in accordance with the terms of the Agreement of Lease.

Notwithstanding the provisions of any general or special law, the facilities development corporation may assign to the New York State Medical Care Facilities Finance Agency all or any portion of the moneys hereby appropriated for the purposes hereinabove set forth.

Notwithstanding the foregoing, in the event the appropriation is insufficient to cover the losses, upon notification from the facilities development corporation, the director of the budget shall submit a request for additional appropriations to cover the additional losses. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office of mental health and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York for the preparation of plans purpose (51WC1430) ............................ 2,000,000 ......................................... (re. $2,000,000)
By chapter 55, section 1, of the laws of 2016:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects associated with the institutional services program and the community services program. Upon the request of the commissioner of the office for people with developmental disabilities and the approval of the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office of mental health and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York for the preparation of plans purpose (51F11630) .......
7,000,000 ......................................... (re. $7,000,000)

By chapter 54, section 1, of the laws of 2015:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services or to the dormitory authority for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements for new and existing projects associated with the institutional services program and the community services program. Upon the request of the commissioner of the office for people with developmental disabilities and the approval of the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon approval by the director of the budget, funds from this appropriation may be transferred to the office of mental health and the office of alcoholism and substance abuse services for payment to the dormitory authority of the state of New York for the preparation of plans purpose (51F11530) ............................ 7,000,000 ......................................... (re. $1,135,000)

INSTITUTIONAL SERVICES PROGRAM (CCP)

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements for health and safety projects at various facilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51H11301) ... 5,000,000 ............... (re. $5,000,000)
By chapter 54, section 1, of the laws of 2012:
For alterations and improvements for health and safety projects at various facilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51H11201) ... 3,447,000 ............... (re. $2,081,000)

By chapter 54, section 1, of the laws of 2011:
For alterations and improvements for health and safety projects at various facilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (51H11101) ............ 7,700,000 ......................................... (re. $4,760,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements for preservation of various facilities including rehabilitation projects. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51P11303) .................. 5,100,000 ......................................... (re. $5,100,000)
For minor maintenance, preservation and alterations of facilities on the grounds of former developmental centers. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51M21303) ............... 5,600,000 ......................................... (re. $5,008,000)

By chapter 54, section 1, of the laws of 2012:
For alterations and improvements for preservation of various facilities including rehabilitation projects. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authority of the state of New York. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51P11203) .................. 5,035,000 ......................................... (re. $4,938,000)
For minor maintenance, preservation and alterations of facilities on the grounds of former developmental centers. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation
may be transferred to the dormitory authority of the state of New
York, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (51M21203) ..................
5,400,000 ................................. (re. $4,653,000)

By chapter 54, section 1, of the laws of 2011:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects. This appropriation may be
used for the cost of potential claims against contracts awarded by
the dormitory authority of the state of New York. Upon request of
the commissioner of the office for people with developmental disa-
bilities and approval by the director of the budget, this appropri-
ation may be transferred to the dormitory authority of the state of
New York (51P11003) ... 4,835,000 .................... (re. $1,108,000)
For minor maintenance, preservation and alterations of facilities on
the grounds of former developmental centers. Upon request of the
commissioner of the office for people with developmental disabili-
ties and approval by the director of the budget, this appropriation
may be transferred to the dormitory authority of the state of New
York (51M21103) ... 5,000,000 .......................... (re. $4,941,000)

By chapter 54, section 1, of the laws of 2010, as amended by chapter 54,
section 1, of the laws of 2011:
For minor maintenance, preservation and alterations of facilities on
the grounds of former developmental centers. Upon request of the
commissioner of the office for people with developmental disabili-
ties and approval by the director of the budget, this appropriation
may be transferred to the dormitory authority of the state of New
York (51M21003) ... 4,500,000 .......................... (re. $1,097,000)

By chapter 54, section 1, of the laws of 2009, as amended by chapter 54,
section 1, of the laws of 2011:
For alterations and improvements for preservation of various facili-
ties including rehabilitation projects. This appropriation may be
used for the cost of potential claims against contracts awarded by
the dormitory authority of the state of New York. Upon request of
the commissioner of the office for people with developmental disa-
bilities and approval by the director of the budget, this appropri-
ation may be transferred to the dormitory authority of the state of
New York (51P10903) ... 4,420,000 .......................... (re. $985,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Health and Safety Purpose

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements for health and safety projects at
various facilities. This appropriation may be used for the cost of
potential claims against contracts awarded by the dormitory authori-
ty of the state of New York. Upon request of the commissioner of the
office for people with developmental disabilities and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York, provided, however,
that no expenditures may be made from this appropriation until a
comprehensive plan of projects has been approved by the director of
the budget (51H31301) ... 42,000,000 ............... (re. $42,000,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2012:
For alterations and improvements for health and safety projects at various facilities. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authori-
ty of the state of New York. Upon request of the commissioner of the
office for people with developmental disabilities and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York, provided, however,
that no expenditures may be made from this appropriation until a
comprehensive plan of projects has been approved by the director of
the budget (51H31201) ... 28,830,000 ............... (re. $28,830,000)

By chapter 54, section 1, of the laws of 2011:
For alterations and improvements for health and safety projects at various facilities. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authori-
ty of the state of New York. Upon request of the commissioner of the
office for people with developmental disabilities and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York (51H31101) .......
44,855,000 ....................................... (re. $44,855,000)

By chapter 54, section 1, of the laws of 2010, as amended by chapter 54,
section 1, of the laws of 2011:
For alterations and improvements for health and safety projects at various facilities. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authori-
ty of the state of New York. Upon request of the commissioner of the
office for people with developmental disabilities and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York (51H31001) .......
40,500,000 ....................................... (re. $32,882,000)

By chapter 54, section 1, of the laws of 2008, as amended by chapter 54,
section 1, of the laws of 2011:
For alterations and improvements for health and safety projects at various facilities. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authori-
ty of the state of New York. Upon request of the commissioner of the
office for people with developmental disabilities and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York (51H30801) .......
33,200,000 ....................................... (re. $10,200,000)

By chapter 54, section 1, of the laws of 2007, as amended by chapter 54,
section 1, of the laws of 2011:
For alterations and improvements for health and safety projects at various facilities. This appropriation may be used for the cost of potential claims against contracts awarded by the dormitory authori-
ty of the state of New York. Upon request of the commissioner of the
office for people with developmental disabilities and approval by
the director of the budget, this appropriation may be transferred to
the dormitory authority of the state of New York (51H30701) .......
32,290,000 ....................................... (re. $6,579,000)

NON-BONDABLE PROJECTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Non-Bondable Purpose
DEPARTMENT OF MENTAL HYGIENE

OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2014:
For transfer to the mental hygiene capital improvement fund for reimbursement of non-bondable costs of projects authorized by appropriations or reappropriations funded from the mental hygiene capital improvement fund including liabilities incurred prior to April 1, 2014 or for payment to the dormitory authority of the state of New York for defeasance of bonds. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York (51FL14NB) ...
1,000,000 ........................................... (re. $954,000)

STATE-OPERATED COMMUNITY SERVICES PROGRAM (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Administration Purpose

By chapter 54, section 1, of the laws of 2013:
For payment of personal service and non-personal service costs related to the administration of capital projects for new and reappropriated appropriations. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51A113C1) ... 3,250,000 ....................... (re. $3,146,000)

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For alterations and improvements of sites leased for state-operated programs, and for the purchase of furniture and equipment for state-operated programs. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51L11307) ... 4,700,000 ............... (re. $4,700,000)

By chapter 54, section 1, of the laws of 2012:
For alterations and improvements of sites leased for state-operated programs, and for the purchase of furniture and equipment for state-operated programs. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51L11207) ... 4,600,000 .................. (re. $4,413,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Fire Safety Purpose
1. By chapter 54, section 1, of the laws of 2013:
2. For alterations and improvements for fire safety and life safety
3. upgrades of state-owned community residential and day program facil-
4. ities for persons with developmental disabilities. Upon request of
5. the commissioner of the office for people with developmental disa-
6. bilities and approval by the director of the budget, this appropri-
7. ation may be transferred to the dormitory authority of the state of
8. New York, provided, however, that no expenditures may be made from
9. this appropriation until a comprehensive plan of projects has been
10. approved by the director of the budget (51FS13F3) .................
11. 16,000,000 ....................................... (re. $16,000,000)

12. By chapter 54, section 1, of the laws of 2012:
13. For alterations and improvements for fire safety and life safety
14. upgrades of state-owned community residential and day program facil-
15. ities for persons with developmental disabilities. Upon request of
16. the commissioner of the office for people with developmental disa-
17. bilities and approval by the director of the budget, this appropri-
18. ation may be transferred to the dormitory authority of the state of
19. New York, provided, however, that no expenditures may be made from
20. this appropriation until a comprehensive plan of projects has been
21. approved by the director of the budget (51FS12F3) .................
22. 24,500,000 ....................................... (re. $22,839,000)

23. Capital Projects Funds - Other
24. Mental Hygiene Facilities Capital Improvement Fund
25. New Facilities Purpose
26.
27. By chapter 54, section 1, of the laws of 2011:
28. For the acquisition and alterations and improvements of property to be
29. used as state-operated community residential facilities. Upon
30. request of the commissioner of the office for people with develop-
31. mental disabilities and approval by the director of the budget, this
32. appropriation may be transferred to the dormitory authority of the
33. state of New York. Upon request of the commissioner of the office
34. for people with developmental disabilities, and approval by the
35. director of the budget, this appropriation may be used for the
36. acquisition and alterations and improvements of property to be used
37. as not-for-profit facilities licensed pursuant to articles 16 and 41
38. of the mental hygiene law (51R11107) ............................... 31,000,000 ....................................... (re. $31,000,000)

39. By chapter 54, section 1, of the laws of 2010, as amended by chapter 54,
40. section 1, of the laws of 2011:
41. For the acquisition and alterations and improvements of property to be
42. used as state-operated community residential facilities. Upon
43. request of the commissioner of the office for people with develop-
44. mental disabilities and approval by the director of the budget, this
45. appropriation may be transferred to the dormitory authority of the
46. state of New York. Upon request of the commissioner of the office
47. for people with developmental disabilities, and approval by the
48. director of the budget, this appropriation may be used for the
49. acquisition and alterations and improvements of property to be used
50. as not-for-profit facilities licensed pursuant to articles 16 and 41
51. of the mental hygiene law (51R11107) ............................... 28,325,000 ....................................... (re. $28,325,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2011:
For the acquisition and alterations and improvements of property to be used as state-operated community residential facilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon request of the commissioner of the office for people with developmental disabilities, and approval by the director of the budget, this appropriation may be used for the acquisition and alterations and improvements of property to be used as not-for-profit facilities licensed pursuant to articles 16 and 41 of the mental hygiene law (51R10907) ......................... 14,675,000 ........................................ (re. $6,977,000)

By chapter 54, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
For the acquisition and alterations and improvements of property to be used as state-operated community residential facilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York. Upon request of the commissioner of the office for people with developmental disabilities, and approval by the director of the budget, this appropriation may be used for the acquisition and alterations and improvements of property to be used as not-for-profit facilities licensed pursuant to articles 16 and 41 of the mental hygiene law (51R10807) ......................... 24,575,000 ........................................ (re. $4,961,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Preservation of Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For renovation and minor rehabilitation and improvements of state-owned community residential and day program facilities for persons with developmental disabilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51PR1303) ... 1,000,000 ... (re. $1,000,000)

By chapter 54, section 1, of the laws of 2012:
For renovation and minor rehabilitation and improvements of state-owned community residential and day program facilities for persons with developmental disabilities. Upon request of the commissioner of the office for people with developmental disabilities and approval by the director of the budget, this appropriation may be transferred to the dormitory authority of the state of New York, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51PR1203) ... 1,000,000 ... (re. $1,000,000)

By chapter 54, section 1, of the laws of 2011:
For renovation and minor rehabilitation and improvements of state-owned community residential and day program facilities for persons with developmental disabilities. Upon request of the commissioner of
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

the office for people with developmental disabilities and approval
by the director of the budget, this appropriation may be transferred
to the dormitory authority of the state of New York (51PR1103) ..... 1,000,000 ............................................................ (re. $357,000)

VOLUNTARY-OPERATED COMMUNITY FACILITIES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For state aid, to municipalities and other public and not-for-profit
agencies, including the payment of liabilities incurred prior to
April 1, 2013 for up to 100 per centum of the net cost of feasibility
studies, property options, capital renovations, acquisition of
property, construction, rehabilitation and capital costs incidental
and appurtenant to facilities required to be licensed pursuant to
article 16, as defined in the mental hygiene law, and for services
and expenses related to environmental modifications and adaptive
technology services at voluntary not-for-profit provider operated
community residential facilities, certified family care homes and
private residences, as a loan and/or grant to family care providers,
for payment to other state and federal housing agencies, private
corporations and for capital development of residential housing or
day program alternatives not currently defined in the mental hygiene
law, provided, however, that no expenditures may be made from this
appropriation until a comprehensive plan of projects has been
approved by the director of the budget (51B11307) .................. 5,900,000 ............................................................ (re. $5,900,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For state aid, to municipalities and other public and not-for-profit
agencies, including the payment of liabilities incurred prior to
April 1, 2013, for up to 100 per centum of the net cost of services
and expenses related to the maintenance and improvement inclusive of
fire safety and life safety upgrades of voluntary not-for-profit
provider operated community residential and day service programs,
provided, however, that no expenditures may be made from this appro-
priation until a comprehensive plan of projects has been approved by
the director of the budget (51201303) .............................. 5,000,000 ............................................................ (re. $5,000,000)

By chapter 54, section 1, of the laws of 2012:
For state aid, to municipalities and other public and not-for-profit
agencies, including the payment of liabilities incurred prior to
April 1, 2012, for up to 100 per centum of the net cost of services
and expenses related to the maintenance and improvement inclusive of
fire safety and life safety upgrades of voluntary not-for-profit
provider operated community residential and day service programs,
provided, however, that no expenditures may be made from this appro-
priation until a comprehensive plan of projects has been approved by
the director of the budget (51201203) .............................. 5,000,000 ............................................................ (re. $2,500,000)
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Capital Projects Funds - Other
2 Mental Hygiene Facilities Capital Improvement Fund
3 Community Facilities Purpose

By chapter 54, section 1, of the laws of 2013:
For the comprehensive construction programs, purposes and projects as herein specified, and for departmental administrative costs related thereto, consistent with section 41.34 of the mental hygiene law, and for the acquisition of property, construction and rehabilitation, including the payment of preoperational costs incurred prior to occupancy, of article 16 community mental retardation facilities and associated programs and facilities and under the auspice of municipalities and other public and not-for-profit private agencies approved by the commissioner of the office for people with developmental disabilities, pursuant to article 41 of the mental hygiene law and for management fees associated with voluntary not-for-profit operated projects to be financed through dormitory authority of the state of New York bonds, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (S13213H2)
... 7,400,000 ..................................... (re. $7,400,000)

By chapter 54, section 1, of the laws of 2012:
For the comprehensive construction programs, purposes and projects as herein specified, and for departmental administrative costs related thereto, consistent with section 41.34 of the mental hygiene law, and for the acquisition of property, construction and rehabilitation, including the payment of preoperational costs incurred prior to occupancy, of article 16 community mental retardation facilities and associated programs and facilities and under the auspice of municipalities and other public and not-for-profit private agencies approved by the commissioner of the office for people with developmental disabilities, pursuant to article 41 of the mental hygiene law and for management fees associated with voluntary not-for-profit operated projects to be financed through dormitory authority of the state of New York bonds, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (S13212H2)
... 7,280,000 ..................................... (re. $7,280,000)

Capital Projects Funds - Other
Mental Hygiene Facilities Capital Improvement Fund
Fire Safety Purpose

By chapter 54, section 1, of the laws of 2013:
For the comprehensive construction programs, purposes and projects as herein specified, and for departmental administrative costs related thereto, consistent with section 41.34 of the mental hygiene law, and for alterations and improvements for fire safety and life safety upgrades of article 16 community mental retardation facilities and associated programs and facilities and under the auspice of municipalities and other public and not-for-profit private agencies approved by the commissioner of the office for people with developmental disabilities, pursuant to article 41 of the mental hygiene law and for management fees associated with voluntary not-for-profit operated projects to be financed through dormitory authority of the state of New York bonds, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (S1FV13P3)
... 30,000,000 ..................................... (re. $30,000,000)
By chapter 54, section 1, of the laws of 2012:
For the comprehensive construction programs, purposes and projects as herein specified, and for departmental administrative costs related thereto, consistent with section 41.34 of the mental hygiene law, and for alterations and improvements for fire safety and life safety upgrades of article 16 community mental retardation facilities and associated programs and facilities and under the auspice of municipalities and other public and not-for-profit private agencies approved by the commissioner of the office for people with developmental disabilities, pursuant to article 41 of the mental hygiene law and for management fees associated with voluntary not-for-profit operated projects to be financed through dormitory authority of the state of New York bonds, provided, however, that no expenditures may be made from this appropriation until a comprehensive plan of projects has been approved by the director of the budget (51FV12F3)...
31,000,000 ................................... (re. $31,000,000)
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 ..... 1,467,200,000</td>
<td>4,726,256,000</td>
</tr>
<tr>
<td>All Funds ................. 1,467,200,000</td>
<td>4,726,256,000</td>
</tr>
</tbody>
</table>

METROPOLITAN TRANSPORTATION AUTHORITY (CCP) .............. 1,467,200,000

For the costs of the metropolitan transportation authority's 2015-2019 capital program, pursuant to chapter 54 of the laws of 2016 regarding the commitment of the state of New York to fund, over a multi-year period, $7,336,000,000 of capital costs related to such program. Funds appropriated herein shall be made available in the event that the state elects to meet its commitment through direct payments (26JW17MT) ................. 1,467,200,000
METROPOLITAN TRANSPORTATION AUTHORITY

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

METROPOLITAN TRANSPORTATION AUTHORITY (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Mass Transit Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

For the costs of the metropolitan transportation authority's 2015-2019 capital program, pursuant to [a] chapter 54 of the laws of 2016 regarding the commitment of the state of New York to fund, over a multi-year period, $7,336,000,000 of capital costs related to such program. Funds appropriated herein shall be made available in the event that the state elects to meet its commitment through direct payments (26JW16MT) ... 2,934,400,000 ........ (re. $2,934,400,000)

By chapter 54, section 1, of the laws of 2015:

For the costs of capital projects for the planning and design, acquisition, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of urban and commuter passenger, freight rail, omnibus, mass transit and rapid transit systems, facilities and equipment, including acquisition, which are capital elements set forth in the 2015-2019 capital program plans approved by the metropolitan transportation authority capital program review board (260215MT) .................................... 750,000,000 ..................................... (re. $750,000,000)

By chapter 54, section 1, of the laws of 2012:

For the costs of capital projects for the planning and design, acquisition, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of urban and commuter passenger, freight rail, omnibus, mass transit and rapid transit systems, facilities and equipment, including acquisition, which are capital elements set forth in the 2010-2014 capital program plans approved by the metropolitan transportation authority capital program review board (260112MT) .................................... 770,000,000 ..................................... (re. $620,000,000)

Capital Projects Funds - Other
Capital Projects Fund
Mass Transportation and Rail Freight Purpose

TRIBOROUGH BRIDGE AND TUNNEL AUTHORITY

The appropriation made by chapter 314, section 30, of the laws of 1981, as amended by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

Advance for: The sum of thirty-six million dollars ($36,000,000), or so much thereof as may be necessary, is hereby appropriated as an advance from the capital projects fund to the Triborough bridge and tunnel authority for replacements of the authority's insurance reserve and operating contingency reserve for the period beginning April 1, [2016] 2017 and ending March 31, [2017] 2018. The advance appropriation shall be made available and paid only if the Triborough bridge and tunnel authority's insurance reserve and operating contingency reserve is needed for the purposes for which the reserves were created.
Notwithstanding the provisions of any general or special law, no part of any such appropriation shall be available for the purposes designated until a certificate of approval of availability shall have been issued by the director of the budget, and a copy of such certificate filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time subject to the approval of the director of the budget, and a copy of each such amendment shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee (03310912) ..... (re. $36,000,000)

URBAN AND COMMUTER MASS TRANSPORTATION BONDABLE (CCP)

Capital Projects Funds - Other
Capital Projects Fund - Rebuild and Renew New York (Bondable)
Mass Transit Purpose

By chapter 55, section 1, of the laws of 2009:
For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and section 1270-f of the public authorities law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, acquisition, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of urban and commuter passenger, freight rail, omnibus, mass transit and rapid transit systems, facilities and equipment, including acquisition, which are capital elements set forth in the 2005-2009 capital program plans approved by the metropolitan transportation authority capital program review board (26BA09MT) ... 82,000,000 ............ (re. $82,000,000)

By chapter 55, section 1, of the laws of 2008:
For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and section 1270-f of the public authorities law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, acquisition, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of urban and commuter passenger, freight rail, omnibus, mass transit and rapid transit systems, facilities and equipment, including acquisition, which are capital elements set forth in the 2005-2009 capital program plans approved by the metropolitan transportation authority capital program review board (26BA08MT) ... 487,000,000 ............... (re. $303,400,000)

By chapter 55, section 1, of the laws of 2007:
For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and section 1270-f of the public authorities law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, acquisition, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of urban and commuter passenger, freight rail, omnibus, mass transit and rapid transit systems, facilities and equipment, including acquisition, which are capital
elements set forth in the 2005-2009 capital program plans approved by the metropolitan transportation authority capital program review board (26BA07MT) ... 352,000,000 .................... (re. $456,000)
DIVISION OF MILITARY AND NAVAL AFFAIRS
CAPITAL PROJECTS  2017-18

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

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<td>Capital Projects Funds - Other ... 24,000,000 56,950,000</td>
<td></td>
</tr>
<tr>
<td>Capital Projects Funds - Federal ... 33,000,000 174,860,000</td>
<td></td>
</tr>
<tr>
<td>All Funds ......................... 57,000,000 231,810,000</td>
<td></td>
</tr>
</tbody>
</table>

DESIGN AND CONSTRUCTION SUPERVISION (CCP) ................. 11,000,000

Capital Projects Funds - Other
Dedicated Infrastructure Investment Fund
Infrastructure Investment Account
Preservation of Facilities Purpose
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2017 (07SI1703) 3,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
New Facilities Purpose

For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the division of military and naval affairs in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public
DIVISION OF MILITARY AND NAVAL AFFAIRS

CAPITAL PROJECTS 2017-18

buildings law; if the division of military
and naval affairs requires a contractor to
prepare separate specifications in
accordance with section 135 of the state
finance law, it shall be deemed to be in
compliance with the provisions of such law
(07NP1707) ............................... 8,000,000

FACILITIES MAINTENANCE AND OPERATIONS (CCP) ........... 11,000,000
--------------

Capital Projects Funds - Other
Capital Projects Fund
Maintenance and Operations Purpose

16 For the maintenance and operation of various
facilities and systems including personal
services, fringe benefits and indirect
costs. Notwithstanding any other law to
the contrary, all or a portion of the
funds appropriated herein may be
suballocated or transferred to any
department, agency, or public authority
(07FM17MO) ............................... 4,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
Maintenance and Operations Purpose

30 For the maintenance and operation of various
facilities and systems including personal
services, fringe benefits and indirect
costs. Notwithstanding any other law to
the contrary, all or a portion of the
funds appropriated herein may be
suballocated or transferred to any
department, agency, or public authority
(07MF17MO) ............................... 7,000,000

MAINTENANCE AND IMPROVEMENTS (CCP) ...................... 35,000,000
--------------

Capital Projects Funds - Other
Dedicated Infrastructure Investment Fund
Infrastructure Investment Account
Preservation of Facilities Purpose

Alterations and improvements for the preser-
vation of facilities including liabilities
incurred prior to April 1, 2017, provided,
however, that notwithstanding the
provisions of article 5 of the general
construction law or any other law or
regulation to the contrary, for the
purposes of this appropriation and to
secure greater savings for the public and
ensure quality workmanship on such
projects as may be impacted, section 17 of
part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment
act ("Act"), is amended to remove the
repeater contained therein to continue the
Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the division of military and naval affairs in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the division of military and naval affairs requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law. (07IA1703) ......................... 17,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
Preservation of Facilities Purpose

Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2017, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the division of military and naval affairs in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the division of military and naval affairs requires a contractor to prepare separate specifications in
|   | accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (07FO1703) | 18,000,000 |
By chapter 54, section 1, of the laws of 2015:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2015 (07SN1507) ......................... 1,000,000 ................................. (re. $918,000)

By chapter 54, section 1, of the laws of 2014:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2014 (07SN1407) ......................... 2,000,000 ......................................... (re. $2,000,000)

By chapter 54, section 1, of the laws of 2013:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2013 (07SN1307) ......................... 2,200,000 ......................................... (re. $2,200,000)

By chapter 54, section 1, of the laws of 2012:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2012 (07SN1207) ......................... 3,200,000 ......................................... (re. $1,761,000)

By chapter 54, section 1, of the laws of 2011:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2011 (07SN1107) ......................... 3,200,000 ......................................... (re. $184,000)

By chapter 50, section 1, of the laws of 2010:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2010 (07SN1007) ......................... 2,100,000 ......................................... (re. $55,000)

By chapter 55, section 1, of the laws of 2016:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2016 (07SP1603) ... 6,000,000 ......................................... (re. $5,414,000)
DIVISION OF MILITARY AND NAVAL AFFAIRS

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 54, section 1, of the laws of 2015:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2015 (07SP1503) ...

2,000,000 ................................................................. (re. $443,000)

By chapter 54, section 1, of the laws of 2014:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2014 (07SP1403) ...

5,000,000 ................................................................. (re. $538,000)

By chapter 54, section 1, of the laws of 2013:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2013 (07SP1303) ...

3,000,000 ................................................................. (re. $395,000)

By chapter 50, section 1, of the laws of 2010:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2010 (07SP1003) ...

3,000,000 ................................................................. (re. $52,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2016 (07NF1607) .........................

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

By chapter 54, section 1, of the laws of 2015:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2015 (07NF1507) .........................

2,000,000 ................................................................. (re. $2,000,000)

By chapter 54, section 1, of the laws of 2014:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2014 (07NF1407) .........................

4,600,000 ................................................................. (re. $4,600,000)

By chapter 54, section 1, of the laws of 2013:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2013 (07PN1307) .........................

7,600,000 ................................................................. (re. $7,600,000)

By chapter 54, section 1, of the laws of 2012:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2012 (07SP1203) .........................

7,000,000 ................................................................. (re. $7,000,000)
facilities including related departmental administrative costs incurred prior to April 1, 2012 (07FN1207) ......................... 6,600,000 ........................................... (re. $6,600,000)

By chapter 54, section 1, of the laws of 2011:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2011 (07FN1107) ......................... 6,600,000 ........................................... (re. $5,490,000)

By chapter 50, section 1, of the laws of 2010:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2010 (07NF1007) ......................... 2,000,000 ........................................... (re. $214,000)

By chapter 50, section 1, of the laws of 2008:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2008 (07FN0807) ......................... 1,100,000 ........................................... (re. $203,000)

By chapter 50, section 1, of the laws of 2007:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2007 (07M40707) ......................... 5,000,000 ........................................... (re. $2,438,000)

By chapter 50, section 1, of the laws of 2005:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2005 (07M10507) ......................... 10,000,000 ........................................... (re. $700,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2016 (07PP1603) ... 3,000,000 ........................................... (re. $3,000,000)

By chapter 54, section 1, of the laws of 2015:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2015 (07PP1503) ... 3,000,000 ........................................... (re. $3,000,000)

By chapter 54, section 1, of the laws of 2014:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2014 (07PP1403) ... 5,000,000 ........................................... (re. $5,000,000)
DIVISION OF MILITARY AND NAVAL AFFAIRS

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. By chapter 54, section 1, of the laws of 2013:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2013 (07FP1303) ...
   3,000,000 ............................................. (re. $3,000,000)

2. By chapter 54, section 1, of the laws of 2012:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2012 (07FP1203) ...
   3,000,000 ............................................. (re. $2,844,000)

3. By chapter 54, section 1, of the laws of 2011:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2011 (07FP1103) ...
   3,000,000 ............................................. (re. $2,482,000)

4. By chapter 50, section 1, of the laws of 2010:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2010 (07FP1003) ...
   3,000,000 ............................................. (re. $497,000)

5. By chapter 50, section 1, of the laws of 2009:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2009 (07FP0903) ...
   3,000,000 ............................................. (re. $783,000)

6. By chapter 50, section 1, of the laws of 2007:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2007 (07FP0703) ...
   2,500,000 ............................................. (re. $306,000)

MAINTENANCE AND IMPROVEMENT (CCP)

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

7. By chapter 54, section 1, of the laws of 2015:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2015 (07SF1507) ........................
   7,000,000 ............................................. (re. $7,000,000)

8. By chapter 54, section 1, of the laws of 2013:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2013 (07SF1307) ........................
   1,000,000 ............................................. (re. $717,000)

9. By chapter 54, section 1, of the laws of 2012:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2012 (07SF1207) ........................
   11,000,000 ............................................. (re. $8,370,000)
DIVISION OF MILITARY AND NAVAL AFFAIRS

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 54, section 1, of the laws of 2011:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2011 (07SF1107) .........................
   1,000,000 ........................................... (re. $771,000)

9 By chapter 50, section 1, of the laws of 2010:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2010 (07SF1007) .........................
   1,000,000 ........................................... (re. $412,000)

17 By chapter 50, section 1, of the laws of 2009:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2009 (07SF0907) .........................
   1,000,000 ........................................... (re. $469,000)

25 By chapter 50, section 1, of the laws of 2006:
   For the cost of studies, site acquisitions, planning, design,
   construction, reconstruction, renovation, and equipment related to
   the development of federal military and state organized militia
   facilities including related departmental administrative costs
   incurred prior to April 1, 2006 (07M20607) .........................
   3,500,000 ........................................... (re. $355,000)

37 By chapter 55, section 1, of the laws of 2016:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2016 (07SO1603) ...
   7,200,000 ........................................... (re. $7,154,000)

47 By chapter 54, section 1, of the laws of 2015:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2015 (07SO1503) ...
   3,200,000 ........................................... (re. $2,357,000)

57 By chapter 54, section 1, of the laws of 2014:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2014 (07SO1403) ...
   6,200,000 ........................................... (re. $6,001,000)

67 By chapter 54, section 1, of the laws of 2013:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2013 (07SO1303) ...
   7,000,000 ........................................... (re. $3,827,000)
DIVISION OF MILITARY AND NAVAL AFFAIRS

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2012:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2012 (07SO1203) ...
7,000,000 ............................................. (re. $1,725,000)

By chapter 54, section 1, of the laws of 2011:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2011 (07SO1103) ...
7,000,000 ............................................. (re. $606,000)

By chapter 50, section 1, of the laws of 2010:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2010 (07SO1003) ...
7,000,000 ............................................. (re. $79,000)

By chapter 50, section 1, of the laws of 2009:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2009 (07SO0903) ...
7,000,000 ............................................. (re. $147,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2016 (07FF1607) ......................... 10,000,000 ....................................... (re. $10,000,000)

By chapter 54, section 1, of the laws of 2015:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2015 (07FF1507) ......................... 14,000,000 ......................................... (re. $14,000,000)

By chapter 54, section 1, of the laws of 2014:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2014 (07FF1407) ......................... 3,800,000 ......................................... (re. $3,800,000)

By chapter 54, section 1, of the laws of 2013:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2013 (07FF1307) ......................... 2,800,000 ......................................... (re. $2,800,000)

By chapter 54, section 1, of the laws of 2012:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia
DIVISION OF MILITARY AND NAVAL AFFAIRS

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

facilities including related departmental administrative costs incurred prior to April 1, 2012 (07F11207) ......................... 56,000,000 ....................................... (re. $29,710,000)

By chapter 54, section 1, of the laws of 2011:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2011 (07F11107) ......................... 2,800,000 ........................................... (re. $898,000)

By chapter 50, section 1, of the laws of 2008:
For the cost of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment related to the development of federal military and state organized militia facilities including related departmental administrative costs incurred prior to April 1, 2008 (07FP0807) ......................... 2,000,000 ......................................... (re. $2,000,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2016 (07FO1603) ... 12,000,000 ....................................... (re. $12,000,000)

For preventive maintenance on state facilities including personal services, non-personal services, fringe benefits and the contractual services provided by private firms, including the payment of liabilities incurred prior to April 1, 2016 (07FM1603) ............. 5,000,000 ......................................... (re. $4,942,000)

By chapter 54, section 1, of the laws of 2015:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2015 (07FO1503) ... 7,000,000 ............................................... (re. $7,000,000)

By chapter 54, section 1, of the laws of 2014:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2014 (07FO1403) ... 12,600,000 ............................................... (re. $12,600,000)

By chapter 54, section 1, of the laws of 2013:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2013 (07FO1303) ... 12,600,000 ............................................... (re. $12,600,000)

By chapter 54, section 1, of the laws of 2012:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2012 (07FO1203) ... 12,600,000 ............................................... (re. $7,876,000)

By chapter 54, section 1, of the laws of 2011:
Alterations and improvements for the preservation of facilities including liabilities incurred prior to April 1, 2011 (07FO1103) ... 12,600,000 ............................................... (re. $1,083,000)
DIVISION OF MILITARY AND NAVAL AFFAIRS
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 50, section 1, of the laws of 2010:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2010 (07FO1003) ...
   12,600,000 ........................................ (re. $1,661,000)

2 By chapter 50, section 1, of the laws of 2009:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2009 (07FO0903) ...
   14,600,000 ........................................... (re. $41,000)

3 By chapter 50, section 1, of the laws of 2008:
   Alterations and improvements for the preservation of facilities
   including liabilities incurred prior to April 1, 2008 (07FO0803) ...
   12,000,000 ........................................... (re. $92,000)
DEPARTMENT OF MOTOR VEHICLES
CAPITAL PROJECTS 2017-18

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 .......... 231,361,000</td>
<td>2,500,000</td>
</tr>
<tr>
<td>All Funds ................. 231,361,000</td>
<td>2,500,000</td>
</tr>
</tbody>
</table>

TRANSPORTATION SUPPORT (CCP) ........................................ 231,361,000

For services and expenses of the department of motor vehicles.
The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of 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 Administrative Hearing Interchange and Transfer Authority as defined in the 2017-18 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 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 any other department, agency or public authority or by transfer or suballocation to any department, agency or public authority with the approval of the director of the budget.

Personal service (231117TS) ............... 88,353,000
Nonpersonal service (231217TS) ............. 74,745,000
Fringe benefits (231317TS) ................. 40,808,000
Indirect costs (231417TS) .................. 2,157,000

DMV Seized Assets

Nonpersonal service (230517TS) ............. 400,000

Compulsory Insurance

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Administrative Hearing Interchange as defined in the
DEPARTMENT OF MOTOR VEHICLES
CAPITAL PROJECTS 2017-18

2017-18 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 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 any other department, agency or public authority or by transfer or suballocation to any department, agency or public authority with the approval of the director of the budget.

17 Personal service (231517TS) ................ 8,477,000
18 Nonpersonal service (231617TS) ............. 1,330,000
19 Fringe benefits (231917TS) ................. 4,737,000
20 Indirect costs (232017TS) .................. 214,000

Accident Prevention Course Program

24 For services and expenses related to the accident prevention course internet technology pilot program in accordance with article 12-C of the vehicle and traffic law.

29 Personal service (232117TS) ................ 160,000
30 Nonpersonal service (232317TS) ............. 259,000
31 Fringe benefits (232617TS) ................. 89,000
32 Indirect costs (232717TS) .................. 4,000

Motorcycle Safety

36 For services and expenses related to the motorcycle safety program in accordance with section 410-a of the vehicle and traffic law.

40 Personal service (232817TS) ............... 91,000
41 Nonpersonal service (232917TS) ............ 1,484,000
42 Fringe benefits (233217TS) ............... 51,000
43 Indirect costs (233317TS) ................. 2,000
DEPARTMENT OF MOTOR VEHICLES
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  TRANSPORTATION SUPPORT (CCP)
2
3  Capital Projects Funds - Other
4  Dedicated Highway and Bridge Trust Fund
5  Transportation Support Purpose
6
7  By chapter 55, section 1, of the laws of 2003, as amended by chapter 54,
8  section 1, of the laws of 2012:
9  For services and expenses of the department of motor vehicles
10  (230103TS).
11  Maintenance undistributed
12  For services and expenses related to the establishment, operation and
13  maintenance of stationary offices in any city within the county of
14  Monroe with a population of two hundred thousand or more and in any
15  hamlet within the town of Brookhaven within the county of Suffolk
16  with a population of not less than seven thousand nor more than ten
17  thousand ... 2,500,000 ............................ (re. $2,500,000)
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>10,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>10,000,000</td>
</tr>
</tbody>
</table>


MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP). 10,000,000

The sum of $10,000,000 is hereby appropriated for services and expenses related to maintenance of Olympic and ski facilities, including but not limited to energy efficiency projects, lift maintenance, building maintenance and other infrastructure and preventive maintenance projects, including personal service and the payment of liabilities incurred prior to April 1, 2017 (20011703) 10,000,000
OLYMPIC REGIONAL DEVELOPMENT AUTHORITY

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
The sum of $7,500,000 is hereby appropriated for services and expenses related to maintenance of olympic and ski facilities, including but not limited to energy efficiency projects, lift maintenance, building maintenance and other infrastructure and preventive maintenance projects, including personal service and the payment of liabilities incurred prior to April 1, 2016 (20011603) .............
7,500,000 ..................................................... (re. $1,686,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS 2017-18

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>204,700,000</td>
</tr>
<tr>
<td>Capital Projects Funds - Federal</td>
<td>4,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>208,700,000</td>
</tr>
</tbody>
</table>

FACILITIES MAINTENANCE AND OPERATIONS (CCP) | 21,000,000 |

Capital Projects Funds - Other
Capital Projects Fund
Maintenance and Operations Purpose

For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (49FM17MO) | 21,000,000 |

FEDERAL CAPITAL PROJECTS FUND (CCP) | 4,000,000 |

Capital Projects Funds - Federal
Federal Capital Projects Fund
Preservation of Facilities Purpose

For the federal government's share of the cost to prepare and review plans, specifications and estimates, for the acquisition of property and for the construction, expansion and rehabilitation of state facilities for recreation. Portions of this appropriation may be suballocated to other state agencies for such eligible projects subject to the approval of the director of the budget (49FE1703) | 4,000,000 |

MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP) | 61,200,000 |

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Capital Miscellaneous Gifts Account
Preservation of Facilities Purpose

For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2017, including suballocation to other state departments and agencies (49GI1703) | 24,300,000 |
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS 2017-18

1. Capital Projects Funds - Other
2. Miscellaneous Capital Projects Fund
3. I Love NY Water Account
4. Preservation of Facilities Purpose

For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1703) .................... 2,000,000

5. Capital Projects Funds - Other
6. Miscellaneous Capital Projects Fund
7. Minekill State Park Account
8. Preservation of Facilities Purpose

For rehabilitation and improvements at Minekill State Park, including the payment of liabilities incurred prior to April 1, 2017 (49PA1703) .......................... 500,000

9. Capital Projects Funds - Other
10. Miscellaneous Capital Projects Fund
11. Parks Capital Investment
12. Preservation of Facilities Purpose

For rehabilitation, replacement and refurbishment of facilities at various parks and historic sites, including the payment of liabilities incurred prior to April 1, 2017 (49RR1703) .......................... 500,000

13. Capital Projects Funds - Other
14. Miscellaneous Capital Projects Fund
15. Resource Account
16. Preservation of Facilities Purpose

For rehabilitation and improvements at various parks and historic sites, including the payment of liabilities incurred prior to April 1, 2017, including suballocation to other state departments and agencies (49NR1703) .......................... 1,500,000

17. Capital Projects Funds - Other
18. State Park Infrastructure Fund
19. Engineering Services Purpose

For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2017 (49BC1705) .......................... 700,000

20. Capital Projects Funds - Other
21. State Park Infrastructure Fund
22. Engineering Services Purpose

For state park engineering services and expenses, including the preparation of plans and designs; specifications and estimates; construction management and supervision; surveys and testing; environ-
mental impact and historic project assessment; and related services for state parks infrastructure fund projects including the payment of contractual services, travel expenses and supplies and fringe benefits charges (490617ES) ................................ 3,800,000

Capital Projects Funds - Other
State Park Infrastructure Fund
Facilities for the Physically Disabled Purpose

To improve accessibility of facilities for the disabled at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2017 (49041704) ................. 700,000

Capital Projects Funds - Other
State Park Infrastructure Fund
Health and Safety Purpose

For health and safety projects at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2017, including suballocation to other state departments and agencies (49011701). 4,700,000

Capital Projects Funds - Other
State Park Infrastructure Fund
Preservation of Facilities Purpose

For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2017, including suballocation to other state departments and agencies (49031703) ...................... 18,500,000

Capital Projects Funds - Other
State Park Infrastructure Fund
Preventive Maintenance Purpose

For preventive maintenance at various parks and historic sites, including personal services and fringe benefits (49ZZ17PM) .. 4,000,000

NEW YORK WORKS (CCP) .......................................................... 122,500,000

Capital Projects Funds - Other
State Park Infrastructure Fund
Preservation of Facilities Purpose

For services and expenses related to New York Works Infrastructure projects at state parks and historic sites, provided that not less than $2.5 million is provided to the Olympic Regional Development Authority, including $500,000 for Belleayre Mountain Ski Center, including
but not limited to lift maintenance, building maintenance and other infrastructure and preventive maintenance projects, including personal service and the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the office of parks, recreation and historic preservation; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the office of parks, recreation and historic preservation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

(49NY1703) ......................................... 122,500,000
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 FEDERAL CAPITAL PROJECTS FUND (CCP)
2
3 Capital Projects Funds - Federal
4 Federal Capital Projects Fund
5 Preservation of Facilities Purpose
6
7 By chapter 55, section 1, of the laws of 2016:
8 For the federal government's share of the cost to prepare and review
9 plans, specifications and estimates, for the acquisition of property
10 and for the construction, expansion and rehabilitation of state
11 facilities for recreation. Portions of this appropriation may be
12 suballocated to other state agencies for such eligible projects
13 subject to the approval of the director of the budget (49FE1603) ...
14 4,000,000 ........................................... (re. $4,000,000)
15
16 By chapter 54, section 1, of the laws of 2015:
17 For the federal government's share of the cost to prepare and review
18 plans, specifications and estimates, for the acquisition of property
19 and for the construction, expansion and rehabilitation of state
20 facilities for recreation. Portions of this appropriation may be
21 suballocated to other state agencies for such eligible projects
22 subject to the approval of the director of the budget (49FE1503) ...
23 4,000,000 ........................................... (re. $4,000,000)
24
25 By chapter 54, section 1, of the laws of 2014:
26 For the federal government's share of the cost to prepare and review
27 plans, specifications and estimates, for the acquisition of property
28 and for the construction, expansion and rehabilitation of state
29 facilities for recreation. Portions of this appropriation may be
30 suballocated to other state agencies for such eligible projects
31 subject to the approval of the director of the budget (49FE1403) ...
32 4,000,000 ........................................... (re. $500,000)
33
34 By chapter 54, section 1, of the laws of 2013:
35 For the federal government's share of the cost to prepare and review
36 plans, specifications and estimates, for the acquisition of property
37 and for the construction, expansion and rehabilitation of state
38 facilities for recreation. Portions of this appropriation may be
39 suballocated to other state agencies for such eligible projects
40 subject to the approval of the director of the budget (49FE1303) ...
41 4,000,000 ........................................... (re. $2,500,000)
42
43 By chapter 54, section 1, of the laws of 2012:
44 For the federal government's share of the cost to prepare and review
45 plans, specifications and estimates, for the acquisition of property
46 and for the construction, expansion and rehabilitation of state
47 facilities for recreation. Portions of this appropriation may be
48 suballocated to other state agencies for such eligible projects
49 subject to the approval of the director of the budget (49FE1203) ...
50 4,000,000 ........................................... (re. $920,000)
51
52 By chapter 54, section 1, of the laws of 2011:
53 For the federal government's share of the cost to prepare and review
54 plans, specifications and estimates, for the acquisition of property
55 and for the construction, expansion and rehabilitation of state
56 facilities for recreation. Portions of this appropriation may be
57 suballocated to other state agencies for such eligible projects
58 subject to the approval of the director of the budget (49FE1103) ...
59 4,000,000 ........................................... (re. $900,000)
By chapter 55, section 1, of the laws of 2009:
For the federal government's share of the cost to prepare and review plans, specifications and estimates, for the acquisition of property and for the construction, expansion and rehabilitation of state facilities for recreation. Portions of this appropriation may be suballocated to other state agencies for such eligible projects subject to the approval of the director of the budget (49PE0903) ...
4,000,000 .......................................................... (re. $900,000)

By chapter 55, section 1, of the laws of 2007:
For the federal government's share of the cost to prepare and review plans, specifications and estimates, for the acquisition of property and for the construction, expansion and rehabilitation of state facilities for recreation. Portions of this appropriation may be suballocated to other state agencies for such eligible projects subject to the approval of the director of the budget (49PE0703) ...
4,000,000 .......................................................... (re. $2,600,000)

MAINTENANCE AND IMPROVEMENTS OF EXISTING FACILITIES (CCP)

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Capital Miscellaneous Gifts Account
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2016, including suballocation to other state departments and agencies (49GI1603) ...
25,000,000 .......................................................... (re. $25,000,000)

By chapter 54, section 1, of the laws of 2015:
For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2015, including suballocation to other state departments and agencies (49GI1503) ...
25,000,000 .......................................................... (re. $25,000,000)

By chapter 54, section 1, of the laws of 2014:
For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2014, including suballocation to other state departments and agencies (49GI1403) ...
25,000,000 .......................................................... (re. $16,000,000)

By chapter 54, section 1, of the laws of 2013:
For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2013, including suballocation to other state departments and agencies (49GI1303) ...
25,000,000 .......................................................... (re. $11,000,000)

By chapter 54, section 1, of the laws of 2012:
For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2012, including suballocation to other state departments and agencies (49GI1203) ...
25,000,000 .......................................................... (re. $5,000,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2012:
For alterations, rehabilitation and improvements of various park facilities and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2011, including suballocation to other state departments and agencies (49GI1103)...
10,000,000 ........................................ (re. $7,000,000)

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
I Love NY Water Account
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1603) ... 1,300,000 ......................... (re. $1,300,000)

By chapter 54, section 1, of the laws of 2015:
For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1503) ... 1,300,000 ......................... (re. $1,300,000)

By chapter 54, section 1, of the laws of 2014:
For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1403) ... 1,300,000 ......................... (re. $1,300,000)

By chapter 54, section 1, of the laws of 2013:
For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1303) ... 1,300,000 ......................... (re. $1,300,000)

By chapter 54, section 1, of the laws of 2012:
For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1203) ... 1,300,000 ......................... (re. $653,000)

By chapter 54, section 1, of the laws of 2011:
For services and expenses related to boating access and maintenance in accordance with a plan to be approved by the director of the budget (49LV1103) ... 1,300,000 ......................... (re. $950,000)

By chapter 55, section 1, of the laws of 2016:
For rehabilitation and improvements at Minekill State Park, including the payment of liabilities incurred prior to April 1, 2016 (49PA1603) ... 500,000 ......................... (re. $500,000)

By chapter 54, section 1, of the laws of 2015:
For rehabilitation and improvements at Minekill State Park, including the payment of liabilities incurred prior to April 1, 2015 (49PA1503) ... 500,000 ......................... (re. $500,000)

By chapter 54, section 1, of the laws of 2014:
For rehabilitation and improvements at Minekill State Park, including the payment of liabilities incurred prior to April 1, 2014 (49PA1403) ... 500,000 ......................... (re. $500,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 54, section 1, of the laws of 2013:
   For rehabilitation and improvements at Minekill State Park, including
   the payment of liabilities incurred prior to April 1, 2013
   (49PA1303) ... 500,000 ............................................. (re. $500,000)

2 By chapter 54, section 1, of the laws of 2012:
   For rehabilitation and improvements at Minekill State Park, including
   the payment of liabilities incurred prior to April 1, 2012
   (49PA1203) ... 500,000 ............................................. (re. $500,000)

3 By chapter 55, section 1, of the laws of 2016:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liabil-
   ities incurred prior to April 1, 2016 (49RR1603) .............
   500,000 ............................................. (re. $500,000)

4 By chapter 54, section 1, of the laws of 2015:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2015 (49RR1503) .................
   500,000 ............................................. (re. $500,000)

5 By chapter 54, section 1, of the laws of 2014:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2014 (49RR1403) .................
   500,000 ............................................. (re. $500,000)

6 By chapter 54, section 1, of the laws of 2013:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2013 (49RR1303) .................
   500,000 ............................................. (re. $500,000)

7 By chapter 54, section 1, of the laws of 2012:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2012 (49RR1203) .................
   500,000 ............................................. (re. $500,000)

8 By chapter 54, section 1, of the laws of 2011:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2011 (49RR1103) .................
   500,000 ............................................. (re. $500,000)

9 By chapter 55, section 1, of the laws of 2010:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2010 (49RR1003) .................
   500,000 ............................................. (re. $500,000)

10 By chapter 55, section 1, of the laws of 2009:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liability
   incurred prior to April 1, 2009 (49RR0903) .................
   500,000 ............................................. (re. $405,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 55, section 1, of the laws of 2008:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liabil-
   ities incurred prior to April 1, 2008 (49RR0803) ....................
   500,000 ............................................. (re. $270,000)

2 By chapter 55, section 1, of the laws of 2007:
   For rehabilitation, replacement and refurbishment of facilities at
   various parks and historic sites, including the payment of liabil-
   ities incurred prior to April 1, 2007 (49RR0703) ....................
   500,000 ............................................. (re. $70,000)

3 Capital Projects Funds - Other
   Miscellaneous Capital Projects Fund
   Resource Account
   Preservation of Facilities Purpose

4 By chapter 55, section 1, of the laws of 2016:
   For rehabilitation and improvements at various parks and historic
   sites, including the payment of liabilities incurred prior to April
   1, 2016, including suballocation to other state departments and
   agencies (49NR1603) ... 1,500,000 .................... (re. $1,500,000)

5 By chapter 54, section 1, of the laws of 2015:
   For rehabilitation and improvements at various parks and historic
   sites, including the payment of liabilities incurred prior to April
   1, 2015, including suballocation to other state departments and
   agencies (49NR1503) ... 1,500,000 .................... (re. $1,500,000)

6 By chapter 54, section 1, of the laws of 2014:
   For rehabilitation and improvements at various parks and historic
   sites, including the payment of liabilities incurred prior to April
   1, 2014, including suballocation to other state departments and
   agencies (49NR1403) ... 1,500,000 .................... (re. $1,000,000)

7 By chapter 54, section 1, of the laws of 2013:
   For rehabilitation and improvements at various parks and historic
   sites, including the payment of liabilities incurred prior to April
   1, 2013, including suballocation to other state departments and
   agencies (49NR1303) ... 1,500,000 .................... (re. $1,000,000)

8 By chapter 54, section 1, of the laws of 2012:
   For rehabilitation and improvements at various parks and historic
   sites, including the payment of liabilities incurred prior to April
   1, 2012 (49NR1203) ... 1,500,000 .................... (re. $900,000)

9 By chapter 54, section 1, of the laws of 2011:
   For rehabilitation and improvements at various parks and historic
   sites, including the payment of liabilities incurred prior to April
   1, 2011 (49NR1103) ... 1,500,000 .................... (re. $300,000)

10 By chapter 55, section 1, of the laws of 2010:
    For rehabilitation and improvements at various parks and historic
    sites, including the payment of liabilities incurred prior to April
    1, 2010 (49NR1003) ... 1,500,000 .................... (re. $405,000)

11 By chapter 55, section 1, of the laws of 2009:
    For rehabilitation and improvements at various parks and historic
    sites, including the payment of liabilities incurred prior to April
    1, 2009 (49NR0903) ... 1,500,000 .................... (re. $650,000)

12
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

State Park Infrastructure Fund

In accordance with Section 97-mm of the state finance law, all funds received and designated by the commissioner of parks, recreation and historic preservation to the credit of SPIF, shall be directed to state park infrastructure projects including engineering services costs.

A portion of the amounts included within these appropriations, subject to the approval of the director of the budget, may be made available to the New York State Office of General Services for payment to the design and construction management account of the centralized services fund of the New York State Office of General Services, to accomplish the purpose of these appropriations. All or a portion of the disbursements made pursuant to the following appropriations may be repaid from proceeds of bonds issued by the environmental facilities corporation in state fiscal year 1992-1993.

Capital Projects Funds - Other
State Park Infrastructure Fund
Energy Conservation Purpose

By chapter 55, section 1, of the laws of 2016:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2016 (49EC1605) ... 700,000 ........ (re. $700,000)

By chapter 54, section 1, of the laws of 2015:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2015 (49EC1505) ... 700,000 ........ (re. $700,000)

By chapter 54, section 1, of the laws of 2014:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2014 (49EC1405) ... 700,000 ........ (re. $450,000)

By chapter 54, section 1, of the laws of 2013:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2013 (49EC1305) ... 700,000 ........ (re. $550,000)

By chapter 54, section 1, of the laws of 2012:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2012 (49EC1205) ... 700,000 ........ (re. $400,000)

By chapter 54, section 1, of the laws of 2011:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2011 (49EC1105) ... 751,000 ........ (re. $300,000)

By chapter 55, section 1, of the laws of 2010:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2010 (49EC1005) ... 751,000 ........ (re. $603,000)

By chapter 55, section 1, of the laws of 2009:
For energy conservation purposes at various parks and historic sites, including personal service and the payment of liabilities incurred prior to April 1, 2009 (49EC0905) ... 751,000 ........ (re. $432,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 55, section 1, of the laws of 2008:
   For energy conservation purposes at various parks and historic sites, 
   including personal service and the payment of liabilities incurred 
   prior to April 1, 2008 (49EC0805) ... 751,000 ........ (re. $128,000)

2

Capital Projects Funds - Other
State Park Infrastructure Fund
Engineering Services Purpose

3

4 By chapter 55, section 1, of the laws of 2016:
   For state park engineering services and expenses, including the 
   preparation of plans and designs; specifications and estimates; 
   construction management and supervision; surveys and testing; 
   environmental impact and historic project assessment; and related 
   services for state parks infrastructure fund projects including the 
   payment of contractual services, travel expenses and supplies and 
   fringe benefits charges (490616ES) ... 3,800,000 .... (re. $2,000,000)

5

6 By chapter 54, section 1, of the laws of 2014:
   For state park engineering services and expenses, including the prepa- 
   ration of plans and designs; specifications and estimates; 
   construction management and supervision; surveys and testing; envi- 
   ronmental impact and historic project assessment; and related 
   services for state parks infrastructure fund projects including  
   the payment of contractual services, travel expenses and supplies and  
   fringe benefits charges (490614ES) ... 3,800,000 .... (re. $790,000)

7

8 By chapter 54, section 1, of the laws of 2013:
   For state park engineering services and expenses, including the prepa- 
   ration of plans and designs; specifications and estimates; 
   construction management and supervision; surveys and testing; envi- 
   ronmental impact and historic project assessment; and related 
   services for state parks infrastructure fund projects including  
   the payment of contractual services, travel expenses and supplies and  
   fringe benefits charges (490613ES) ... 3,800,000 .... (re. $657,000)

9

10 By chapter 55, section 1, of the laws of 2016:
    To improve accessibility of facilities for the disabled at various 
    parks and historic sites, including personal service and the payment 
    of liabilities incurred prior to April 1, 2016 (49041604) .......... 700,000 ............................................. (re. $700,000)

11

12 By chapter 54, section 1, of the laws of 2015:
    To improve accessibility of facilities for the disabled at various 
    parks and historic sites, including personal service and the payment 
    of liabilities incurred prior to April 1, 2015 (49041504) .......... 700,000 ............................................. (re. $700,000)

13

14 By chapter 54, section 1, of the laws of 2014:
    To improve accessibility of facilities for the disabled at various 
    parks and historic sites, including personal service and the payment 
    of liabilities incurred prior to April 1, 2014 (49041404) .......... 700,000 ............................................. (re. $400,000)

15

16
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 54, section 1, of the laws of 2013:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2013 (49041304) .......... 700,000 ............................................. (re. $696,000)

2 By chapter 54, section 1, of the laws of 2012:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2012 (49041204) .......... 700,000 ............................................. (re. $450,000)

3 By chapter 54, section 1, of the laws of 2011:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2011 (49041104) .......... 707,000 ............................................. (re. $250,000)

4 By chapter 55, section 1, of the laws of 2010:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2010 (49041004) .......... 707,000 ............................................. (re. $620,000)

5 By chapter 55, section 1, of the laws of 2009:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2009 (49040904) .......... 707,000 ............................................. (re. $707,000)

6 By chapter 55, section 1, of the laws of 2008:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2008 (49040804) .......... 707,000 ............................................. (re. $400,000)

7 By chapter 55, section 1, of the laws of 2007:
   To improve accessibility of facilities for the disabled at various
   parks and historic sites, including personal service and the payment
   of liabilities incurred prior to April 1, 2007 (49040704) .......... 355,000 ............................................. (re. $115,000)

Capital Projects Funds - Other
State Park Infrastructure Fund
Health and Safety Purpose

8 By chapter 55, section 1, of the laws of 2016:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2016, including suballocation to other state
   departments and agencies (49011601) ................................. 4,700,000 ............................................. (re. $4,300,000)

9 By chapter 54, section 1, of the laws of 2015:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2015, including suballocation to other state
   departments and agencies (49011501) ................................. 4,700,000 ............................................. (re. $3,500,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 By chapter 54, section 1, of the laws of 2014:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2014, including suballocation to other state
   departments and agencies (49011401) ........................................ 4,700,000  (re. $1,500,000)

2 By chapter 54, section 1, of the laws of 2013:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2013, including suballocation to other state
   departments and agencies (49011301) ........................................ 4,700,000  (re. $1,500,000)

3 By chapter 54, section 1, of the laws of 2012:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2012, including suballocation to other state
   departments and agencies (49011201) ........................................ 4,683,000  (re. $1,600,000)

4 By chapter 54, section 1, of the laws of 2011, as amended by chapter 54,
   section 1, of the laws of 2012:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2011, including suballocation to other state
   departments and agencies (49011101) ........................................ 4,625,000  (re. $1,500,000)

5 By chapter 54, section 1, of the laws of 2010, as amended by chapter 54,
   section 1, of the laws of 2011:
   For health and safety projects at various parks and historic sites,
   including personal service and the payment of liabilities incurred
   prior to April 1, 2010, including suballocation to other state
   departments and agencies (49011001) ........................................ 4,625,000  (re. $500,000)

6 Capital Projects Funds - Other
   State Park Infrastructure Fund
   New Facilities Purpose

7 By chapter 55, section 1, of the laws of 2005, as added by chapter 54,
   section 4, of the laws of 2005:
   For services and expenses including but not limited to construction,
   reconstruction, engineering services and rehabilitation for Tioga
   State Park (49TS0503) ... 1,000,000 ....................... (re. $881,000)

8 Capital Projects Funds - Other
   State Park Infrastructure Fund
   Preservation of Facilities Purpose

9 By chapter 55, section 1, of the laws of 2016:
   For alterations, rehabilitation and improvements of various park
   facilities and historic sites including personal service and the
   payment of liabilities incurred prior to April 1, 2016, including
   suballocation to other state departments and agencies (49031603) ... 15,500,000  ....................... (re. $13,500,000)
By chapter 54, section 1, of the laws of 2015:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2015, including suballocation to other state departments and agencies (49031503) ... 14,500,000 .................................................. (re. $5,000,000)

By chapter 54, section 1, of the laws of 2014:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2014, including suballocation to other state departments and agencies (49031403) ... 9,500,000 ............................................... (re. $1,000,000)

By chapter 54, section 1, of the laws of 2013:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2013, including suballocation to other state departments and agencies (49031303) ... 9,500,000 ............................................... (re. $2,500,000)

By chapter 54, section 1, of the laws of 2012:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2012, including suballocation to other state departments and agencies (49031203) ... 15,118,000 ........................................... (re. $2,000,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2012:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2011, including suballocation to other state departments and agencies (49031103) ... 15,118,000 ........................................... (re. $3,000,000)

By chapter 55, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2011:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2010, including suballocation to other state departments and agencies (49031003) ... 15,118,000 ........................................... (re. $1,200,000)

By chapter 55, section 1, of the laws of 2009:
For state parks capital projects including personal service and the payment of liabilities incurred prior to April 1, 2009. Notwithstanding any other provision of law, portions of this appropriation may be suballocated to any department, agency, or public authority or transferred to aid to localities for such eligible projects subject to the approval of the director of the budget, including for state parks and land and easement infrastructure, access and stewardship projects including $12,000,000 under the jurisdiction of the department of environmental conservation and $19,000,000 under the jurisdiction of the office of parks, recreation and historic preservation (49ST0903) ... 31,000,000 ............... (re. $100,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2011:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2009, including suballocation to other state departments and agencies (49030903)...
20,317,000 ........................................ (re. $2,700,000)

By chapter 55, section 1, of the laws of 2008:
For state parks capital initiatives including personal service and the payment of liabilities incurred prior to April 1, 2008. Notwithstanding any other provision of law, portions of this appropriation may be suballocated to any department, agency, or public authority or transferred to aid to localities for such eligible projects subject to the approval of the director of the budget, including for state parks and land and easement infrastructure, access and stewardship projects under the jurisdiction of the department of environmental conservation or the office of parks, recreation and historic preservation, for alterations, rehabilitation and improvements at the state fair, and up to $8,000,000 for the Walkway Over the Hudson River project. Notwithstanding any other provision of law to the contrary, prior to the expenditure of any portion of this appropriation, the office of parks, recreation and historic preservation shall provide notice in the form of a report to the director of the budget, the chair of the senate finance committee, the chair of the assembly ways and means committee, and the chairs of the senate and assembly standing committees concerned with the office of parks, recreation and historic preservation within thirty days of enactment of the budget for 2008-09. The report shall include but not be limited to (1) each project to be funded, (2) the estimated amount of each project, (3) the purpose of each project, (4) the location of each project and (5) the anticipated construction dates for each project. In addition, the office of parks, recreation and historic preservation shall provide notice of (1) projects that have been added to or deleted from the report, and (2) any planned modification to a reported project that will change the estimated total cost thereof by more than thirty percent. The notice will be provided to the director of the budget, the chair of the senate finance committee, the chair of the assembly ways and means committee, and the chairs of the senate and assembly standing committees concerned with the office of parks, recreation and historic preservation to the extent practicable at least thirty days prior to any such addition, deletion and/or modification (49PC0803) ............. 95,000,000 .......................................... (re. $700,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
For alterations, rehabilitation and improvements of various park facilities and historic sites including personal service and the payment of liabilities incurred prior to April 1, 2008, including suballocation to other state departments and agencies (49030803)...
20,317,000 ........................................ (re. $1,500,000)

Capital Projects Funds - Other
State Park Infrastructure Fund
Preventive Maintenance Purpose

By chapter 55, section 1, of the laws of 2016:
For preventive maintenance at various parks and historic sites, including personal services and fringe benefits (49ZZ16PM) ......... 4,000,000 .......................................... (re. $2,500,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2015:
For preventive maintenance at various parks and historic sites, including personal services and fringe benefits (49ZZ15PM) ......... 4,000,000 ........................................ (re. $1,500,000)

By chapter 54, section 1, of the laws of 2014:
For preventive maintenance at various parks and historic sites, including personal services and fringe benefits (49ZZ14PM) ......... 4,000,000 ........................................ (re. $1,100,000)

By chapter 54, section 1, of the laws of 2013:
For preventive maintenance at various parks and historic sites, including personal services and fringe benefits (49ZZ13PM) ......... 4,000,000 ........................................ (re. $948,000)

By chapter 54, section 1, of the laws of 2012:
For preventive maintenance at various parks and historic sites, including personal services and fringe benefits (49ZZ12PM) ......... 4,000,000 ........................................ (re. $309,000)

NATURAL HERITAGE TRUST (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement or Program Change Purpose

By chapter 54, section 1, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 1996:
State aid for services and expenses for: Museum of Ceramic Art at Alfred (20039408) ... 1,000,000 ..................... (re. $300,000)

NEW YORK WORKS (CCP)

Capital Projects Funds - Other
State Park Infrastructure Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses related to New York Works Infrastructure projects at state parks and historic sites, provided that not less than $2.5 million is provided to the olympic regional development authority, including $500,000 for Belleayre Mountain Ski Center, including but not limited to lift maintenance, building maintenance and other infrastructure and preventive maintenance projects, including personal service and the payment of liabilities incurred prior to April 1, 2016. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority (49NY1603) ... 92,500,000 .... (re. $85,000,000)

By chapter 54, section 1, of the laws of 2015:
For services and expenses related to New York Works Infrastructure projects at state parks and historic sites, provided that not less than $2.5 million is provided to the olympic regional development authority, including $500,000 for Belleayre Mountain Ski Center, including but not limited to lift maintenance, building maintenance and other infrastructure and preventive maintenance projects, including personal service and the payment of liabilities incurred prior to April 1, 2015. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency or public authority (49NY1503) ... 112,500,000 ... (re. $45,000,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 54, section 1, of the laws of 2014:
For services and expenses related to New York Works Infrastructure
projects at state parks and historic sites, provided that not less
than $2.5 million is provided to the Olympic Regional Development
Authority, including not less than $500,000 for Belleayre Mountain
Ski Center, including but not limited to lift maintenance, building
maintenance and other infrastructure and preventive maintenance
projects, including personal service and the payment of liabilities
incurred prior to April 1, 2014. All or a portion of the funds
appropriated hereby may be suballocated or transferred to any
department, agency or public authority (49NY1403) .................
92,500,000 ............................................... (re. $20,000,000)

By chapter 54, section 1, of the laws of 2013:
For services and expenses related to New York Works Infrastructure
projects at state parks and historic sites, provided that not less
than $2.5 million is provided to the Olympic Regional Development
Authority, including not less than $500,000 for Belleayre Mountain
Ski Center, including but not limited to lift maintenance, building
maintenance and other infrastructure and preventive maintenance
projects, including personal service and the payment of liabilities
incurred prior to April 1, 2013. All or a portion of the funds
appropriated hereby may be suballocated or transferred to any
department, agency or public authority (49NY1303) .................
47,500,000 ........................................ (re. $4,500,000)

By chapter 54, section 1, of the laws of 2012:
For services and expenses related to New York Works Infrastructure
projects at state parks and historic sites, provided that not less
than $5 million is provided to the Olympic Regional Development
Authority, including not less than $1 million for Belleayre Mountain
Ski Center, including but not limited to lift maintenance, building
maintenance and other infrastructure and preventive maintenance
projects, including personal service and the payment of liabilities
incurred prior to April 1, 2012. All or a portion of the funds
appropriated hereby may be suballocated or transferred to any
department, agency or public authority (49NY1203) .................
94,270,000 ........................................ (re. $4,500,000)

OUTDOOR RECREATION DEVELOPMENT FUND (CCP)

Capital Projects Funds - Other
Outdoor Recreation Development Fund
Bond Proceeds Purpose

By chapter 558, section 19, of the laws of 1965, and chapter 558,
section 20, of the laws of 1965, as consolidated by chapter 54,
section 7, of the laws of 1976, and as amended by chapter 55,
section 1, of the laws of 1996, for:
The sale of bonds as authorized pursuant to the provisions of chapter
five hundred fifty-eight of the laws of nineteen hundred sixty-five
known as the "Outdoor Recreation Development Bond Act" for payment
to the capital projects fund as created by section ninety-three of
the State Finance Law for disbursements from such fund pursuant to
appropriations for the development and acquisition of lands for
outdoor recreation and for historic sites for the purposes, in the
manner and to the extent specified in the outdoor recreation develop-
ment act as enacted by chapter five hundred fifty-eight of the
laws of nineteen hundred sixty-five, and as such disbursements are
hereinafter referred to as "Outdoor Recreation Development and
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Acquisition of Lands Disbursements" and "Outdoor Recreation Development and Acquisition of Land for Historic Sites Disbursements" (01377210) ........................................ (re. $230,000)

PARKS - EQBA 86 (CCP)

Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

By chapter 54, section 1, of the laws of 1989:
For payment of the state share of the costs of historic preservation and municipal park projects in accordance with the provisions of title 9 of article 52 of the environmental conservation law, for projects, included in the following schedule, including costs incidental and appurtenant thereto, hereinafter referred to as "Historic Preservation and Municipal Park Disbursements."
The commissioner shall submit to the chairmen of the senate finance committee and the assembly ways and means committee a list of proposed grants and the amounts thereof not less than 14 days prior to approval of such grants.
Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for historic preservation and municipal park expenditures for approved historic preservation and municipal park projects in accordance with section 52-0901 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller shall at the commencement of each month certify to the director of the division of the budget, the commissioner of the office of parks, recreation and historic preservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Historic Preservation and Municipal Park Disbursements for the month preceding such certification (49EQ8907) ........ 30,000,000 ........................................ (re. $337,000)

By chapter 54, section 1, of the laws of 1988, as amended by chapter 54, section 3, of the laws of 1989:
For payment of the state share of the costs of historic preservation, municipal park, and urban cultural park projects in accordance with the provisions of title 9 of article 52 of the environmental conservation law, for projects, included in the following schedule, including costs incidental and appurtenant thereto, hereinafter referred to as "Historic Preservation, Municipal Park and Urban Cultural Park Disbursements." The commissioner shall submit to the chairmen of the senate finance committee and the assembly ways and means committee a list of proposed grants and the amounts thereof not less than 14 days prior to approval of such grants.
Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for historic preservation, municipal park, and urban cultural park expenditures for approved historic preservation, municipal park, and urban cultural park projects in accordance with section 52-0901 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller, shall at the commencement of each month certify to the director of the division of the budget, the commissioner of the office of parks, recreation and historic preservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Historic Preservation, Municipal Park and Urban Cultural Park Disbursements.
appropriation for Historic Preservation, Municipal Park and Urban Cultural Park Disbursements for the month preceding such certification (49EQ8807) .... 35,000,000 ........... (re. $604,000)

By chapter 54, section 1, of the laws of 1987:
For payment of the state share of the costs of historic preservation, municipal parks and urban cultural park projects in accordance with the provisions of title nine of article fifty-two of the environmental conservation law, for projects included in the following schedule, including costs incidental and appurtenant thereto, hereinafter referred to as "Historic Preservation, Municipal Park and Urban Cultural Parks Disbursements." The commissioner shall submit to the chairmen of the senate finance committee and the assembly ways and means committee a list of proposed grants and the amounts thereof not less than fourteen days prior to approval of such grants.
Notwithstanding the provisions of any general or special law, the moneys hereby appropriated shall be available for historic preservation, municipal park and urban cultural park expenditures for approved historic preservation, municipal park and urban cultural park projects in accordance with section 52-0901 of the environmental conservation law upon the issuance of a certificate of approval of availability by the director of the division of the budget.
The state comptroller, shall at the commencement of each month certify to the director of the division of the budget, the commissioner of environmental conservation, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee the amounts disbursed from this appropriation for Historic Preservation, Municipal Park and Urban Cultural Park Disbursements for the month preceding such certification (49EQ8707) .................. 30,000,000 ........................................ (re. $1,007,000)

PARKS AND RECREATION LAND ACQUISITION BOND FUND (CCP)

Capital Projects Funds - Other
Parks and Recreation Land Acquisition Bond Fund
New Facilities Purpose

By chapter 491, section 7, of the laws of 1963, and chapter 523, section 3, of the laws of 1960, and as amended by chapter 55, section 1, of the laws of 1996, for:
Acquisition of lands for the purposes, in the manner and to the extent specified in the park recreation land act as amended (01377107) ....
..................................................... (re. $752,000)
NEW YORK POWER AUTHORITY

CAPITAL PROJECTS  2017-18

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

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other ..... 77,000,000</td>
<td>4,329,000</td>
</tr>
<tr>
<td>All Funds ................. 77,000,000</td>
<td>4,329,000</td>
</tr>
</tbody>
</table>

12 EMPIRE STATE TRAIL (CCP) ................................. 77,000,000

14 Capital Projects Funds - Other
15 Capital Projects Fund
16 Environment and Recreation Purpose

19 For the costs and expenses, including
20 personal services, nonpersonal services,
21 fringe benefits and indirect costs of
22 projects related to improvements,
23 alterations, rehabilitation and completion
24 of the Empire State Trail network in the
25 hudson river valley, champlain valley and
26 along the erie canal, including the
27 payment of liabilities incurred prior to
28 April 1, 2017. All or a portion of the
29 funds appropriated herein may be
30 suballocated or transferred to any
31 department, agency or public authority,
32 provided, however, that notwithstanding
33 the provisions of article 5 of the general
34 construction law or any other law or
35 regulation to the contrary, for the
36 purposes of this appropriation and to
37 secure greater savings for the public and
38 ensure quality workmanship on such
39 projects as may be impacted, section 17 of
40 part F of chapter 60 of the laws of 2015,
41 constituting the infrastructure investment
42 act ("Act"), is amended to remove the
43 repealer contained therein to continue the
44 Act in full force and effect through and
45 until March 31, 2018, with the following
46 amendments to sections two, three, four,
47 and eight of the Act: authorized state
48 entities may also use the alternative
49 delivery method referred to as design-
50 build contracts for capital projects
51 related to buildings as well as to any
52 projects undertaken by an authorized state
53 entity in agreement with another party;
54 "authorized state entity" shall include
55 the power authority of the state of new
56 york, the department of transportation,
57 and the office of parks, recreation and
58 historic preservation; in addition to
59 other laws notwithstood, the Act also
60 notwithstanding the provisions of sections 8
61 and 9 of the public buildings law; if the
62 power authority of the state of new york,
the department of transportation, and the
office of parks, recreation and historic
preservation require a contractor to
prepare separate specifications in
accordance with section 135 of the state
finance law, it shall be deemed to be in
compliance with the provisions of such law
(95ET17ER) ............................... 77,000,000
By chapter 54, section 1, of the laws of 2014, as amended by chapter 55, section 1, of the laws of 2016:
For the maintenance, construction, reconstruction, development or promotion of the New York State Canal System in accordance with the provisions of section 92-u of the state finance law including the payment of liabilities incurred prior to April 1, 2014 (95011416)...
2,000,000 ......................................... (re. $2,000,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 55, section 1, of the laws of 2016:
For the maintenance, construction, reconstruction, development or promotion of the New York State Canal System in accordance with the provisions of section 92-u of the state finance law including the payment of liabilities incurred prior to April 1, 2013 (95011316)...
2,000,000 ......................................... (re. $2,000,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 55, section 1, of the laws of 2016:
For the maintenance, construction, reconstruction, development or promotion of the New York State Canal System in accordance with the provisions of section 92-u of the state finance law including the payment of liabilities incurred prior to April 1, 2012 (95011216)...
2,000,000 ......................................... (re. $329,000)
## DEPARTMENT OF STATE

### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td>0</td>
</tr>
<tr>
<td>All Funds</td>
<td>0</td>
</tr>
</tbody>
</table>

### SOLID AND HAZARDOUS WASTE MANAGEMENT (CCP)

- Capital Projects Funds - Other
- Hazardous Waste Remedial Fund
- Hazardous Waste Remediation Oversight and Assistance Account
- Hazardous Waste Purpose

**By chapter 54, section 1, of the laws of 2013:**

For the following purposes: non-bondable services and expenses associated with the brownfield cleanup and hazardous waste remediation projects; grants authorized pursuant to section 970-r of the general municipal law; and, suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (191313F7) ... 10,000,000 ................. (re. $6,970,000)

**By chapter 55, section 1, of the laws of 2010:**

For the following purposes: non-bondable services and expenses associated with the brownfield cleanup and hazardous waste remediation projects; grants authorized pursuant to section 970-r of the general municipal law; and, suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (19BA10F7) ... 2,750,000 ................. (re. $560,000)

**By chapter 55, section 1, of the laws of 2009:**

For the following purposes: non-bondable services and expenses associated with the brownfield cleanup and hazardous waste remediation projects; grants authorized pursuant to section 970-r of the general municipal law; and, suballocation to other state departments and agencies; and for other brownfield site cleanup hazardous waste purposes (19BA09F7) ... 2,750,000 ................. (re. $144,000)
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 Fund - Other</td>
<td>51,500,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>51,500,000</td>
</tr>
</tbody>
</table>

FACILITIES MAINTENANCE AND OPERATIONS (CCP) | 8,000,000

For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (06FM17MO) | 8,000,000

MAINTENANCE AND IMPROVEMENT OF EXISTING FACILITIES (CCP) | 43,500,000

Alterations and improvements for health and safety including liabilities incurred prior to April 1, 2017 (06HS1701) | 2,000,000

Preservation of Facilities Purpose

Alterations and improvements for the preservation of facilities and the replacement, maintenance and repair of equipment and equipment parts including liabilities incurred prior to April 1, 2017 (06PF1703) | 35,500,000

Program Improvements Purpose

For services and expenses associated with the design, construction and renovation of evidence storage facilities at troop headquarters, including but not limited to the costs of studies, appraisals, surveys, preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2017, provided, however, that
notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the division of state police; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the division of state police requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (06EV1708) ....... 6,000,000
DIVISION OF STATE POLICE

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  AVIATION (CCP)
2
3  Capital Projects Funds - Other
4  Capital Projects Fund
5  Aviation Purpose
6
7  By chapter 54, section 1, of the laws of 2013:
8  For costs associated with the purchase and outfitting of a replacement
9  for the helicopter unit that ceased to be operational in August 2012
10  (06AV1314) ... 12,500,000 ......................... (re. $12,500,000)
11
12  IT INITIATIVE PROGRAM (CCP)
13
14  Capital Projects Funds - Other
15  Capital Projects Fund
16  Program Improvement or Program Change Purpose
17
18  The appropriation made by chapter 54, section 1, of the laws of 2014, is
19  hereby amended and reappropriated to read:
20  For services and expenses related to the development of [a public
21  safety solution center including but not limited to] a records
22  management system. Funds appropriated herein may be suballocated to
23  the office of information technology services to achieve this
24  purpose[]. The division of criminal justice services, after
25  consultation with the division of state police and the office of
26  information technology, shall submit a plan to the legislative
27  leaders setting forth the plan to develop such a solutions center
28  and assessing any privacy and security implications, and no
29  expenditures may be made from this appropriation until the plan has
30  been approved by the legislative leaders] (06SC1408) ...............
31  10,000,000 ....................................... (re. $10,000,000)
32
33  MAINTENANCE AND IMPROVEMENT OF EXISTING FACILITIES (CCP)
34
35  Capital Projects Funds - Other
36  Capital Projects Fund
37  Health and Safety Purpose
38
39  By chapter 55, section 1, of the laws of 2016:
40  Alterations and improvements for health and safety including
41  liabilities incurred prior to April 1, 2016 (06HS1601) ..............
42  2,000,000 ........................................ (re. $1,995,000)
43
44  By chapter 54, section 1, of the laws of 2015:
45  Alterations and improvements for health and safety including liabil-
46  ities incurred prior to April 1, 2015 (06HS1501) ..................
47  2,000,000 ........................................ (re. $1,913,000)
48
49  By chapter 54, section 1, of the laws of 2013:
50  Alterations and improvements for health and safety including liabil-
51  ities incurred prior to April 1, 2013 (06HS1301) ..................
52  2,000,000 ........................................ (re. $2,000,000)
53
54  By chapter 54, section 1, of the laws of 2011:
55  Alterations and improvements for health and safety including liabil-
56  ities incurred prior to April 1, 2011 (06HS1101) ..................
57  2,000,000 ........................................ (re. $1,920,000)
58
59  By chapter 50, section 1, of the laws of 2010:
60  Alterations and improvements for health and safety including liabil-
61  ities incurred prior to April 1, 2010 (06HS1001) ..................
62  2,000,000 ........................................ (re. $1,031,000)
DIVISION OF STATE POLICE

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 50, section 1, of the laws of 2009:
Alterations and improvements for health and safety including liabilities incurred prior to April 1, 2009 (06HS0901) ..................... 2,000,000 ............................................ (re. $29,000)

By chapter 50, section 1, of the laws of 2008:
Alterations and improvements for health and safety including liabilities incurred prior to April 1, 2008 (06HS0801) ..................... 2,000,000 ............................................ (re. $33,000)

By chapter 50, section 1, of the laws of 2007:
Alterations and improvements for health and safety including liabilities incurred prior to April 1, 2007 (06HS0701) ..................... 2,000,000 ............................................ (re. $281,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
Alterations and improvements for the preservation of facilities and replacement of equipment including liabilities incurred prior to April 1, 2016 (06PF1603) ... 23,500,000 .......... (re. $22,406,000)

By chapter 54, section 1, of the laws of 2015:
Alterations and improvements for the preservation of facilities and replacement of equipment including liabilities incurred prior to April 1, 2015 (06PF1503) ... 23,500,000 .......... (re. $3,726,000)

By chapter 54, section 1, of the laws of 2013:
Alterations and improvements for the preservation of facilities and equipment including liabilities incurred prior to April 1, 2013 (06PF1303) ... 3,500,000 ........................................ (re. $1,028,000)

By chapter 54, section 1, of the laws of 2011:
Alterations and improvements for the preservation of facilities and equipment including liabilities incurred prior to April 1, 2011 (06PF1103) ... 3,500,000 ........................................ (re. $1,789,000)

By chapter 50, section 1, of the laws of 2010:
Alterations and improvements for the preservation of facilities and equipment including liabilities incurred prior to April 1, 2010 (06PF1003) ... 3,500,000 ........................................ (re. $501,000)

By chapter 50, section 1, of the laws of 2009:
Alterations and improvements for the preservation of facilities and equipment including liabilities incurred prior to April 1, 2009 (06PF0903) ... 3,500,000 ........................................ (re. $226,000)

By chapter 50, section 1, of the laws of 2008:
Alterations and improvements for the preservation of facilities and equipment including liabilities incurred prior to April 1, 2008 (06PF0803) ... 3,500,000 ........................................ (re. $70,000)

Capital Projects Funds - Other
Capital Projects Fund
Program Improvements Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses associated with the design and construction of evidence storage facilities at troop headquarters, including but not limited to the costs of studies, appraisals, surveys,
preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2016 (06EV1608) ... 6,000,000 .......................... (re. $6,000,000)

By chapter 54, section 1, of the laws of 2015:
For services and expenses associated with the design and construction of evidence storage facilities at troop headquarters, including but not limited to the costs of studies, appraisals, surveys, preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2015 (06EV1508) ... 6,000,000 ......................................... (re. $5,643,000)

By chapter 54, section 1, of the laws of 2014:
For services and expenses associated with the design and construction of evidence storage facilities at troop headquarters, including but not limited to the costs of studies, appraisals, surveys, preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2014 (06EV1408) ... 6,000,000 ......................................... (re. $6,000,000)

By chapter 54, section 1, of the laws of 2012:
For services and expenses associated with the design and construction of evidence storage facilities at Troop Headquarters, including but not limited to the costs of studies, appraisals, surveys, preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2012 (06EV1208) ... 6,000,000 ......................................... (re. $4,893,000)

By chapter 54, section 1, of the laws of 2011:
For services and expenses associated with the design and construction of evidence storage facilities at Troop Headquarters, including but not limited to the costs of studies, appraisals, surveys, preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2011 (06EV1108) ... 6,000,000 ........................................... (re. $250,000)

By chapter 50, section 1, of the laws of 2010:
For services and expenses associated with the design and construction of evidence storage facilities at Troop Headquarters, including but not limited to the costs of studies, appraisals, surveys, preparation of plans, design, construction, equipment, and renovations including liabilities incurred prior to April 1, 2010 (06EV1007) ... 6,000,000 ............................................ (re. $54,000)

NEW FACILITIES (CCP)
Capital Projects Funds - Other
Capital Projects Fund
New Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For services and expenses related to the development of a Troop L facility, including but not limited to the costs of property acquisition, studies, appraisals, surveys, preparation of plans, design, construction, equipment, and environmental impact statements (06NP1607) ... 6,000,000 .......................... (re. $6,000,000)

By chapter 54, section 1, of the laws of 2013:
For services and expenses related to the development of a Troop L facility, including but not limited to the costs of property acqui-
sition, studies, appraisals, surveys, preparation of plans, design,
construction, equipment, and environmental impact statements
(06NF1307) ... 7,000,000 .......................... (re. $7,000,000)

By chapter 50, section 1, of the laws of 2007:
For services and expenses related to the development of a Troop G
facility, including but not limited to the costs of property acqui-
sition, studies, appraisals, surveys, preparation of plans, design,
construction, equipment, and environmental impact statements
(06NF0707) ... 50,000,000 .......................... (re. $3,465,000)

By chapter 50, section 1, of the laws of 2006:
For services and expenses related to the development of a Troop L
facility, including but not limited to the costs of property acqui-
sition, studies, appraisals, surveys, preparation of plans, design,
construction, equipment, and environmental impact statements
(06NF0607) ... 4,000,000 .......................... (re. $2,420,000)
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS 2017-18

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>889,177,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>889,177,000</td>
</tr>
</tbody>
</table>

FACILITIES MAINTENANCE AND OPERATIONS (CCP) | 161,000,000 |

For the maintenance and operation of various facilities and systems including personal services, fringe benefits and indirect costs. Notwithstanding any other law to the contrary, all or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency, or public authority (28FM17MO) | 161,000,000 |

GENERAL MAINTENANCE AND IMPROVEMENTS (CCP) | 650,000,000 |

For services and expenses related to alterations and improvements to existing facilities for capital maintenance, including but not limited to capital design, construction, reconstruction, rehabilitation, and equipment; for health and safety, preservation of facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, preventative maintenance and related projects, including costs incurred prior to April 1, 2017 and subject to a plan developed and submitted annually by the state university of New York and approved by the director of the budget, which may include, but not be limited to, projects in the following schedule, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of
part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include state university construction fund; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if state university construction fund requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (28F11703) .......... 550,000,000

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
<tr>
<td>Albany</td>
<td>9,447</td>
</tr>
<tr>
<td>Alfred Ceramics</td>
<td>843</td>
</tr>
<tr>
<td>Alfred State</td>
<td>2,283</td>
</tr>
<tr>
<td>Binghamton</td>
<td>10,604</td>
</tr>
<tr>
<td>Brockport</td>
<td>5,708</td>
</tr>
<tr>
<td>Brooklyn Health Science Center (HSC)</td>
<td>3,687</td>
</tr>
<tr>
<td>Buffalo College</td>
<td>6,594</td>
</tr>
<tr>
<td>Buffalo University</td>
<td>17,756</td>
</tr>
<tr>
<td>Canton</td>
<td>1,771</td>
</tr>
<tr>
<td>Cobleskill</td>
<td>1,979</td>
</tr>
<tr>
<td>Cornell</td>
<td>9,723</td>
</tr>
<tr>
<td>Cortland</td>
<td>4,691</td>
</tr>
<tr>
<td>Delhi</td>
<td>1,867</td>
</tr>
<tr>
<td>Empire State</td>
<td>405</td>
</tr>
<tr>
<td>Environmental Science and Forestry</td>
<td>2,452</td>
</tr>
</tbody>
</table>
### CAPITAL PROJECTS 2017-18

<table>
<thead>
<tr>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farmingdale</td>
<td>4,841</td>
</tr>
<tr>
<td>Fredonia</td>
<td>3,655</td>
</tr>
<tr>
<td>Geneseo</td>
<td>3,697</td>
</tr>
<tr>
<td>Maritime</td>
<td>1,813</td>
</tr>
<tr>
<td>Morrisville</td>
<td>2,310</td>
</tr>
<tr>
<td>New Paltz</td>
<td>4,664</td>
</tr>
<tr>
<td>Old Westbury</td>
<td>2,583</td>
</tr>
<tr>
<td>Oneonta</td>
<td>3,962</td>
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<tr>
<td>Optometry</td>
<td>895</td>
</tr>
<tr>
<td>Oswego</td>
<td>5,736</td>
</tr>
<tr>
<td>Plattsburgh</td>
<td>3,832</td>
</tr>
<tr>
<td>Potsdam</td>
<td>3,957</td>
</tr>
<tr>
<td>Purchase</td>
<td>4,289</td>
</tr>
<tr>
<td>State Univ Plaza</td>
<td>1,585</td>
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<tr>
<td>Stony Brook, incl Health Science Center (HSC) and Long Island State Veterans Home: Campus-wide maintenance projects</td>
<td>21,138</td>
</tr>
<tr>
<td>Syracuse Health Science Center (HSC)</td>
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<tr>
<td>SUNY Polytechnic</td>
<td>1,055</td>
</tr>
<tr>
<td>University-wide Alterations and Improvements</td>
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<tr>
<td>Maintenance undistributed</td>
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<tr>
<td>For priority capital maintenance or capital improvement projects to support the preservation of facilities</td>
<td>396,600</td>
</tr>
<tr>
<td>Total</td>
<td>550,000</td>
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#### Project Schedule

<table>
<thead>
<tr>
<th>Project</th>
<th>Amount (thousands of dollars)</th>
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<tbody>
<tr>
<td>Upstate University Hospital</td>
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<td>For university-wide projects</td>
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</tr>
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<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Stony Brook University Hospital</td>
<td>50,000</td>
</tr>
<tr>
<td>For university-wide projects</td>
<td></td>
</tr>
<tr>
<td>Total</td>
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<tr>
<td><strong>PROJECT ADMINISTRATION (CCP)</strong></td>
<td>25,098,000</td>
</tr>
</tbody>
</table>

For payment to the state university construction fund, for services and expenses of the state university construction fund including payments for personal service, fringe benefits charges, supplies and materials, contractual services, equipment, travel expenses, indirect costs and liabilities incurred prior to April 1, 2017 (28SF1750) ....... 25,098,000
For the comprehensive construction programs, purposes and projects as herein specified in accordance with the following:

**GENERAL MAINTENANCE AND IMPROVEMENTS (CCP) ** 53,079,000

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For services and expenses for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memoranda of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2017, subject to a plan submitted by the state university and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CC1708) 53,079,000

---

### Project Schedule

<table>
<thead>
<tr>
<th>Project</th>
<th>ESTIMATED TOTAL SHARE (thousands of dollars)</th>
<th>ESTIMATED 50 PERCENT &amp; LOCAL SHARE</th>
<th>STATE SHARE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adirondack Community College</td>
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<tr>
<td>Purchase and Improvements</td>
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<tr>
<td>Campus wide improvements</td>
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<td>Energy Improvements</td>
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<td>Warren hall/Student Success</td>
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<td>Equipment</td>
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<tr>
<td>Main Building Upgrades</td>
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<td>Columbia-Greene Community College</td>
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<td>Critical Maintenance and Safety</td>
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<td>Transformer Upgrades</td>
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<td>Corning Community College</td>
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<td>Dutchess County Community College</td>
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<td>College</td>
<td>Renovation</td>
<td>2017</td>
<td>2018</td>
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<tr>
<td>----------------------------------------------</td>
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<td>Erie Community College</td>
<td>Building Infrastructure</td>
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<td>Improvements/Renovations</td>
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<td>College-wide Sitework</td>
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<td>Code Compliance Upgrades</td>
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<td>Roof Replacement and Waterproofing</td>
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<td>Mechanical, Electrical and Plumbing Improvements</td>
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<td>Fashion Institute of Technology</td>
<td>Energy Savings and Elevator/Escalator Refurbishment</td>
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<td>Finger Lakes Community College</td>
<td>Info Lab</td>
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<td>Maintenance Upgrades</td>
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<td>Bathroom and Locker Room Upgrades</td>
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<td>Energy Savings Projects</td>
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<td>Jamestown Community College</td>
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<td>Nassau County Community College</td>
<td>Space Consolidation</td>
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<td>Roof and Parking Upgrades</td>
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<td>Energy Savings Projects</td>
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<td>Orange County Community College</td>
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<td>Heating Upgrades</td>
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<td>Cooling Tower</td>
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<td>Elston Hall Facility Improvements</td>
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<td>Childcare Facility</td>
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<td>Tompkins Cortland Community College</td>
<td>Roof and Exterior Upgrades</td>
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<td>Other Sitework</td>
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<td>Ulster County Community College</td>
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<td>Westchester Community College</td>
<td>Phase IV Roof Replacement</td>
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<tr>
<td>Infrastructure Upgrades</td>
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<td>Technology Upgrades On-Campus</td>
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<td>Phase V</td>
<td></td>
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</tr>
<tr>
<td>Technology Upgrades Off-Campus</td>
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STUDENT UNIVERSITY OF NEW YORK COMMUNITY COLLEGES

CAPITAL PROJECTS 2017-18

1 Westchester Community College
2 Phase IV Roof Replacement ........ 1,886 943
3 Infrastructure Upgrades ..........  786 393
4 Technology Upgrades On-Campus ..... 1,000 500
5 Phase V ................................ 100 50
6 Technology Upgrades Off-Campus ..... 100 50
7 Total .................................. 106,158 53,079
8
9
10
11
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  GENERAL MAINTENANCE AND IMPROVEMENTS (CCP)

2  Capital Projects Funds - Other

3  Capital Projects Fund

4  Administration Purpose

5  

6  By chapter 53, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2016:

7  Advance for campus core component projects including services and expenses for alterations and improvements to various facilities, capital design including the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; underground utilities; acquisition of property and operation of parking facilities; construction, reconstruction and rehabilitation; construction management and supervision; appraisals, surveys, testing and environmental impact statements; equipment costs; and the payment of liabilities incurred prior to April 1, 1998 (28F898C1) ... ............................

947,326,000 ...................................... (re. $14,054,000)

9  Advance for campus technology/campus development component projects including services and expenses for alterations and improvements to various facilities, capital design including the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; underground utilities; acquisition of property; construction, reconstruction and rehabilitation; construction management and supervision; appraisals, surveys, testing and environmental impact statements; equipment costs; including not more than $8,467,000 for design, construction and development of a health and wellness center at Alfred Ceramics, provided, however that any previous allocation from this appropriation for the center for ceramic education at Alfred Ceramics shall be deemed repealed and the payment of liabilities incurred prior to April 1, 1998 (28F698C1) ... ............................

187,038,000 .................................... (re. $2,912,000)

11  Advance for systemwide component projects including services and expenses for alterations and improvements to various facilities, capital design including the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; underground utilities; acquisition of property and operation of parking facilities; construction, reconstruction and rehabilitation; construction management and supervision; appraisals, surveys, testing and environmental impact statements; equipment costs; and the payment of liabilities incurred prior to April 1, 1998 (28F498C1) ... ............................

73,125,000 ........................................ (re. $2,042,000)

12  Advance for campus improvement/quality of life component projects including services and expenses for alterations and improvements to various facilities, capital design including the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; underground utilities; acquisition of property and operation of parking facilities; construction, reconstruction and rehabilitation; construction management and supervision; appraisals, surveys, testing and environmental impact statements; equipment costs for state university educational facility projects; and the payment of liabilities incurred prior to April 1, 1998 (28F398C1) ... ............................

45,120,000 ........................................ (re. $1,820,000)

13  Advance for the hospital facility program including services and expenses for alterations and improvements to various facilities, capital design including the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; underground utilities; acquisition of property and operation of parking facilities; construction,

reconstruction and rehabilitation; construction management and
supervision; appraisals, surveys, testing and environmental impact
statements; equipment costs; and the payment of liabilities incurred
prior to April 1, 1998 (28F198C1) ............................ 75,000,000 .......................................... (re. $561,000)

Capital Projects Funds - Other
Capital Projects Fund
Preservation of Facilities Purpose

By chapter 55, section 1, of the laws of 2016, as amended by chapter 53,
section 3, of the laws of 2016:
For services and expenses related to alterations and improvements to
existing facilities for capital maintenance, including but not
limited to services and expenses, service agreements or service
contracts and memoranda of understanding; for capital design
including the cost of services provided by private firms, including
preparation of designs, plans, specifications and estimates;
facility reconstruction, rehabilitation, equipment; for health and
safety improvements and upgrades to preserve or enhance facility
functioning; for program improvements or program change; to support
improvements in technology, research, environmental protection,
energy and resource conservation, and accreditation; to finance
costs attributable to executive order 88, ADA and code compliance
needs, claims, emergencies and remediation of environmental hazards;
to ensure the functionality of major building systems such as fire
alarms and sprinklers, electrical, mechanical, plumbing,
heating/cooling systems and supporting infrastructure, including
underground utilities; and to provide for facilities for the
disabled and related projects including costs incurred prior to
April 1, 2016 subject to a plan developed by the state university of
New York and approved by the director of the budget (28F11603) ..... 200,000,000 ........................................ (re. $196,315,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
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<tr>
<td>41 Alfred Ceramics</td>
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<td>43 Alfred State</td>
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<td>45 Binghamton</td>
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<td>46 Campus-wide maintenance projects</td>
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<td>47 Brockport</td>
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<td>48 Campus-wide maintenance projects</td>
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<td>50 Campus-wide maintenance projects</td>
<td>9,600</td>
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</tbody>
</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  Cortland
   Campus-wide maintenance projects .................... 4,700
2  Delhi
   Campus-wide maintenance projects .................... 1,900
3  Empire State
   Campus-wide maintenance projects .................... 400
4  Environmental Science and Forestry
   Campus-wide maintenance projects .................... 2,500
5  Farmingdale
   Campus-wide maintenance projects .................... 4,800
6  Fredonia
   Campus-wide maintenance projects .................... 3,800
7  Geneseo
   Campus-wide maintenance projects .................... 3,700
8  Maritime
   Campus-wide maintenance projects .................... 1,800
9  Morrisville
   Campus-wide maintenance projects .................... 2,200
10 New Paltz
    Campus-wide maintenance projects .................... 4,700
11 Old Westbury
    Campus-wide maintenance projects .................... 2,400
12 Oneonta
    Campus-wide maintenance projects .................... 4,100
13 Optometry
    Campus-wide maintenance projects .................... 900
14 Oswego
    Campus-wide maintenance projects .................... 6,100
15 Plattsburgh
    Campus-wide maintenance projects .................... 3,900
16 Potsdam
    Campus-wide maintenance projects .................... 4,000
17 Purchase
    Campus-wide maintenance projects .................... 4,300
18 State Univ Plaza
    Campus-wide maintenance projects .................... 1,600
19 Stony Brook, incl Health Science Center (HSC) and
20 Long Island State Veterans Home: Campus-wide
21 maintenance projects ............................. 21,000
22 Syracuse Health Science Center (HSC)
23 Campus-wide maintenance projects .................... 3,500
24 SUNY Polytechnic
25 Campus-wide maintenance projects .................... 1,000
26 University-wide Alterations and Improvements
27 Maintenance undistributed
   For university-wide capital maintenance or
   capital improvement costs, including
   costs attributable to executive order
   88; ADA and code compliance claims;
   environmental hazards; emergencies
   health and safety, and energy conserva-
   tion needs, asbestos and PCB remedi-
   ation; fire alarms and sprinklers; elec-
   trical, mechanical, plumbing and heating
   and cooling system requirements and
   other similar university-wide needs ............ 16,600
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

University-wide Alterations and Improvements
Maintenance undistributed
For priority capital maintenance or capital improvement projects to support the preservation of facilities .......... 30,000
Total .......................................... 200,000

For additional services and expenses related to alterations and improvements to existing facilities for capital maintenance, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 88, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2016 subject to a plan developed by the state university of New York and approved by the director of the budget (28F21603) ..... 60,000,000 (re. $59,568,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands of dollars)</th>
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</thead>
<tbody>
<tr>
<td>Albany</td>
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<tr>
<td>Alfred Ceramics</td>
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<tr>
<td>Alfred State</td>
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<tr>
<td>Binghamton</td>
<td></td>
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<tr>
<td>Brockport</td>
<td></td>
</tr>
<tr>
<td>Brooklyn Health Science Center (HSC)</td>
<td></td>
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<tr>
<td>Cornell</td>
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<tr>
<td>Cortland</td>
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<tr>
<td>Delhi</td>
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</tbody>
</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 Empire State
   Campus-wide maintenance projects .................. 100
3 Environmental Science and Forestry
4 Campus-wide maintenance projects .................. 700
5 Farmingdale
6 Campus-wide maintenance projects .................. 1,400
7 Fredonia
8 Campus-wide maintenance projects .................. 1,100
9 Geneseo
10 Campus-wide maintenance projects .................. 1,100
11 Maritime
12 Campus-wide maintenance projects .................. 500
13 Morrisville
14 Campus-wide maintenance projects .................. 700
15 New Paltz
16 Campus-wide maintenance projects .................. 1,400
17 Old Westbury
18 Campus-wide maintenance projects .................. 700
19 Oneonta
20 Campus-wide maintenance projects .................. 1,200
21 Optometry
22 Campus-wide maintenance projects .................. 300
23 Oswego
24 Campus-wide maintenance projects .................. 1,800
25 Plattsburgh
26 Campus-wide maintenance projects .................. 1,200
27 Potsdam
28 Campus-wide maintenance projects .................. 1,200
29 Purchase
30 Campus-wide maintenance projects .................. 1,300
31 State Univ Plaza
32 Campus-wide maintenance projects .................. 500
33 Stony Brook, incl Health Science Center (HSC) and
34 Long Island State Veterans Home: Campus-wide
35 maintenance projects ............................. 6,200
36 Syracuse Health Science Center (HSC)
37 Campus-wide maintenance projects .................. 1,000
38 SUNY Polytechnic
39 Campus-wide maintenance projects .................. 300
40 University-wide Alterations and Improvements
41 Maintenance undistributed
42 For university-wide capital maintenance or
43 capital improvement costs, including
44 costs attributable to executive order
45 88; ADA and code compliance claims;
46 environmental hazards; emergencies
47 health and safety, and energy conserva-
48 tion needs, asbestos and PCB remedi-
49 ation; fire alarms and sprinklers; elec-
50 trical, mechanical, plumbing and heating
51 and cooling system requirements and
52 other similar university-wide needs ............ 5,700
53 University-wide Alterations and Improvements
54 Maintenance undistributed
55 For priority capital maintenance or capi-
56 tal improvement projects to support the
57 preservation of facilities ......................... 9,000
58
59 Total ........................................... 60,000
60
61
For services and expenses of SUNY hospitals for alterations, improvements, services and expenses, and new facilities, including costs incurred prior to April 1, 2016 subject to a plan developed by the state university and approved by the director of the budget (28FI1608) ... 100,000,000 ....................... (re. $99,753,000)

Project Schedule

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<tr>
<td>Stony Brook University Hospital</td>
<td>50,000</td>
</tr>
<tr>
<td>Total</td>
<td>100,000</td>
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</tbody>
</table>

For services and expenses of upstate university hospital capital projects and facilities. Moneys from this appropriation shall be made available only as matching funds up to an equal amount of funds awarded to upstate university hospital through the capital restructuring financing program pursuant to section 2825 of the public health law, including costs incurred prior to April 1, 2016 (28FH1608) ... 75,000,000 ........................ (re. $75,000,000)

By chapter 55, section 1, of the laws of 2016, as amended by chapter 73, section 1 of part M, of the laws of 2016:

For additional services and expenses related to alterations and improvements to various facilities for capital projects, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, facility construction, reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 88, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2016 subject to a plan developed by the state university of New York and approved by the director of the budget (28F31603) .................. 30,000,000 ........................ (re. $30,000,000)

Project Schedule

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<td>Purchase</td>
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<td>Campus</td>
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<tr>
<td>State Univ Plaza</td>
<td>250</td>
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<tr>
<td>Stony Brook, incl Health Science Center (HSC) and Long Island State Veterans Home:</td>
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<td>Campus</td>
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<tr>
<td>SUNY Polytechnic</td>
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</tr>
</tbody>
</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

University-wide Alterations and Improvements
Maintenance undistributed
For university-wide capital project costs,
including costs attributable to executive order 88; ADA and code compliance claims;
environmental hazards; emergencies health and safety, and energy conservation needs,
asbestos and PCB remediation; fire alarms and sprinklers; electrical, mechanical,
plumbing and heating and cooling system requirements and other university-wide needs
.......................................................... 2,850

University-wide Alterations and Improvements
Maintenance undistributed
For priority capital projects ...................... 4,500

--------------
Total ........................................... 30,000

By chapter 54, section 1, of the laws of 2015:
For services and expenses related to alterations and improvements to existing facilities for capital maintenance, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 88, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2015 subject to a plan developed by the state university of New York and approved by the director of the budget (28F11503) .................................................. 200,000,000 .................................. (re. $164,273,000)

Project Schedule

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<td>(thousands of dollars)</td>
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<td>Old Westbury</td>
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<td>Optometry</td>
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<tr>
<td>Oswego</td>
<td>Campus-wide maintenance projects</td>
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<tr>
<td>Plattsburgh</td>
<td>Campus-wide maintenance projects</td>
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<tr>
<td>Potsdam</td>
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<tr>
<td>Purchase</td>
<td>Campus-wide maintenance projects</td>
</tr>
<tr>
<td>State Univ Plaza</td>
<td>Campus-wide maintenance projects</td>
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<tr>
<td>Stony Brook, incl Health Science Center (HSC)</td>
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<tr>
<td>Syracuse Health Science Center (HSC)</td>
<td>Campus-wide maintenance projects</td>
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<tr>
<td>SUNY Polytechnic</td>
<td>Campus-wide maintenance projects</td>
</tr>
<tr>
<td>University-wide Alterations and Improvements</td>
<td>Maintenance undistributed</td>
</tr>
</tbody>
</table>

Maintained and distributed funds are used for university-wide capital maintenance or capital improvement costs, including costs attributable to executive order 88; ADA and code compliance claims; environmental hazards; emergencies; health and safety, and energy conservation needs, asbestos and PCB remediation; fire alarms and sprinklers; elec-
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

For priority capital maintenance or capital improvement projects to support the preservation of facilities ............ 20,000

Total .......................................... 200,000

For services and expenses for alterations and improvements to existing facilities for capital maintenance, at Stony Brook, including the health science center (HSC), including but not limited to service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 88, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2015 (28F21503) ... 19,000,000 ........... (re. $15,510,000)

By chapter 54, section 1, of the laws of 2014:
Advances for alterations and improvements to existing facilities for capital critical maintenance, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 88, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2014 subject to a plan developed by the state university and approved by the director of the budget (28F11403) ... 402,000,000 ...................... (re. $226,477,000)
<table>
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<td></td>
</tr>
<tr>
<td>Alfred Ceramics</td>
<td>2,520</td>
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<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Alfred State</td>
<td>6,753</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Binghamton</td>
<td>30,196</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
<td></td>
</tr>
<tr>
<td>Brockport</td>
<td>17,755</td>
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<tr>
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</tr>
<tr>
<td>Binghamton</td>
<td>30,196</td>
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<tr>
<td>Camp-wide critical maintenance projects</td>
<td></td>
</tr>
<tr>
<td>Brooklyn Health Science Center (HSC)</td>
<td>21,376</td>
</tr>
<tr>
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<tr>
<td>Buffalo University</td>
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<td>Canton</td>
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<td>Cobleskill</td>
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<tr>
<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Cornell</td>
<td>12,120</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
<td></td>
</tr>
<tr>
<td>Cortland</td>
<td>12,161</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Delhi</td>
<td>5,818</td>
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</tr>
<tr>
<td>Empire State</td>
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<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Environmental Science and Forestry</td>
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<td>Camp-wide critical maintenance projects</td>
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<td>Fredonia</td>
<td>12,161</td>
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<td>Geneseo</td>
<td>12,120</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
<td></td>
</tr>
<tr>
<td>Maritime</td>
<td>5,486</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Morrisville</td>
<td>7,336</td>
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<tr>
<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>New Paltz</td>
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<td>Camp-wide critical maintenance projects</td>
<td></td>
</tr>
<tr>
<td>Old Westbury</td>
<td>9,465</td>
</tr>
<tr>
<td>Camp-wide critical maintenance projects</td>
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<tr>
<td>Oneonta</td>
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<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Optometry</td>
<td>2,693</td>
</tr>
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<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Oswego</td>
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<tr>
<td>Plattsburgh</td>
<td>12,173</td>
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<tr>
<td>Camp-wide critical maintenance projects</td>
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</tr>
<tr>
<td>Potsdam</td>
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<tr>
<td>Purchase</td>
<td>15,913</td>
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</tr>
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</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 State Univ Plaza
2 Campus-wide critical maintenance projects ....... 4,400
3 Stony Brook, incl Health Science Center (HSC)
4 Campus-wide critical maintenance projects ....... 64,659
5 Syracuse Health Science Center (HSC)
6 Campus-wide critical maintenance projects ....... 9,996
7 Utica-Rome
8 Campus-wide critical maintenance projects ....... 3,093
9 University-wide Alterations and Improvements
10 Maintenance undistributed
11 For university-wide capital critical mainte-
12 nance or capital improvement costs,
13 including costs attributable to execu-
14 tive order 88; ADA and code compliance
15 claims; environmental hazards; emergen-
16 cies health and safety, and energy
17 conservation needs, asbestos and PCB
18 remediation; fire alarms and sprinklers;
19 electrical, mechanical, plumbing and
20 heating and cooling system requirements
21 and other similar university-wide needs ....... 16,500
22 Less an amount to be allocated by the
23 board of trustees .................................. (98,000)
24 ----------------
25 Total ........................................... 402,000
26 ==========
27
28 Advances for alterations and improvements to various facilities
29 including services and expenses, service agreements or service contracts and mem-
30 oranda of understanding, capital design, acquisition, recon-
31 struction, rehabilitation and equipment; for health and safety,
32 preservation of facilities, new facilities, program improvement or
33 program change, technology, environment protection, energy conserva-
34 tion, accreditation, facilities for the physically disabled, and
35 related projects, including costs incurred prior to April 1, 2014,
36 subject to an annual plan developed by the state university of New
37 York and approved by the director of the budget (28F31403) ....... 82,000,000 (re. $79,793,000)
38
39 Project Schedule
40 PROJECT ............................................ AMOUNT
41 (thousands of dollars) 42
43 Morristown
44 Campus-wide Electrical Feeders and
45 Distribution ....................................... 3,000
46 Oneonta
47 Campus Welcome Center ......................... 5,000
48 Milne Library Reconstruction .................... 8,000
49 Potsdam
50 Child Care Center ................................ 6,000
51 Stony Brook, incl Health Science Center (HSC)
52 Mezzanine ....................................... 60,000
53 ----------------
54 Total ........................................... 82,000
55 ==========
56
57 Advances for alterations and improvements to existing facilities for
58 capital critical maintenance, including but not limited to services
59 and expenses, service agreements or service contracts and mem-
60 oranda of understanding; for capital design including the cost of services
provided by private firms, including preparation of designs, plans, specifications and estimates; facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 88, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2014 subject to a plan developed by the state university and approved by the director of the budget (28F21403) ... 19,000,000 ....................... (re. $12,485,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stony Brook, incl Health Science Center (HSC) Campus-wide projects, including facility rehabilitation and research lab renovations</td>
<td>19,000</td>
</tr>
</tbody>
</table>

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of projects 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.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the senate, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the senate (which for purposes of this reappropriation shall mean a member of the senate that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the temporary president and majority leader of the senate, (ii) the chair of the senate finance committee, (iii) any state agency, and/or (iv) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this appropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or
indirect, in connection with the requested contract or grant agreement, or funding request, (i) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor’s funding request, and (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement, or funding request, and (2) the senate has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the senate district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the senate has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure (28F41403) ... 49,000,000 ............ (re. $37,319,000)

By chapter 54, section 1, of the laws of 2013:
Advances for alterations and improvements to facilities for capital critical maintenance, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, and facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 111, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2013 subject to a plan developed by the state university and approved by the director of the budget (28F21303) ... 60,000,000 ...... (re. $11,441,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stony Brook, incl Health Science Center (HSC)</td>
<td>Campus-wide projects, including improvements to the Campus Electrical Distribution System</td>
</tr>
</tbody>
</table>

By chapter 54, section 1, of the laws of 2012:
Advances for alterations and improvements to facilities for capital critical maintenance, including but not limited to services and
expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, and facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 111, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2012 subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any provision of law, rule or regulation to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F11203) ...

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Schedule</td>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>Albany</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Fire Alarm</td>
<td></td>
</tr>
<tr>
<td>Upgrades to Downtown Campus</td>
<td>32,477</td>
</tr>
<tr>
<td>Alfred Ceramics</td>
<td></td>
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<tr>
<td>Campus-wide projects, including Satellite</td>
<td></td>
</tr>
<tr>
<td>Boilers</td>
<td>2,836</td>
</tr>
<tr>
<td>Alfred State</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Rehabilitation</td>
<td></td>
</tr>
<tr>
<td>of Campus Quad for ADA Compliance and Hinkle Library</td>
<td>7,799</td>
</tr>
<tr>
<td>Binghamton</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Rehabilitation</td>
<td></td>
</tr>
<tr>
<td>of University Union North Phase II</td>
<td>31,360</td>
</tr>
<tr>
<td>Brockport</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Rehabilitation</td>
<td></td>
</tr>
<tr>
<td>of Exterior Decks &amp; Plaza</td>
<td>19,430</td>
</tr>
<tr>
<td>Brooklyn Health Science Center (HSC)</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including New Utility Chases - BSB</td>
<td>12,699</td>
</tr>
<tr>
<td>Buffalo College</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Renovation</td>
<td></td>
</tr>
<tr>
<td>of Underground Utilities</td>
<td>24,305</td>
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<tr>
<td>Buffalo University</td>
<td></td>
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<tr>
<td>Campus-wide projects, including ADA Improvements</td>
<td>65,903</td>
</tr>
<tr>
<td>Canton</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Rehabilitation</td>
<td></td>
</tr>
<tr>
<td>of Mechanical/Electrical/Plumbing</td>
<td>5,830</td>
</tr>
<tr>
<td>Cobleskill</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including Renovate</td>
<td></td>
</tr>
<tr>
<td>Old Gym for Business School</td>
<td>7,001</td>
</tr>
<tr>
<td></td>
<td>Cornell</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1</td>
<td>Campus-wide projects, including Energy</td>
</tr>
<tr>
<td>2</td>
<td>Conservation-Multiple Buildings</td>
</tr>
<tr>
<td>3</td>
<td>Cortland</td>
</tr>
<tr>
<td>4</td>
<td>Campus-wide projects, including Replace-Neubig Roof</td>
</tr>
<tr>
<td>5</td>
<td>Delhi</td>
</tr>
<tr>
<td>6</td>
<td>Campus-wide projects, including Site Utilities Study &amp; Site Infrastructure Improvements</td>
</tr>
<tr>
<td>7</td>
<td>Empire State</td>
</tr>
<tr>
<td>8</td>
<td>Campus-wide projects, including Rehab of Elevators in Union Facility</td>
</tr>
<tr>
<td>9</td>
<td>Environmental Science and Forestry</td>
</tr>
<tr>
<td>10</td>
<td>Campus-wide projects, including Site Improvements, Phase II</td>
</tr>
<tr>
<td>11</td>
<td>Farmingdale</td>
</tr>
<tr>
<td>12</td>
<td>Campus-wide projects, including Nold Hall Generator</td>
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<tr>
<td>13</td>
<td>Fredonia</td>
</tr>
<tr>
<td>14</td>
<td>Campus-wide projects, including Rehabilitation and Elevator Upgrades</td>
</tr>
<tr>
<td>15</td>
<td>Geneseo</td>
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<tr>
<td>16</td>
<td>Campus-wide projects, including Sidewalk &amp; Drainage Improvements, Phase A</td>
</tr>
<tr>
<td>17</td>
<td>Maritime</td>
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<tr>
<td>18</td>
<td>Campus-wide projects, including Replace Exterior Doors in Various Buildings</td>
</tr>
<tr>
<td>19</td>
<td>Morrisville</td>
</tr>
<tr>
<td>20</td>
<td>Campus-wide projects, including Renovate Charlton Hall, Phase I</td>
</tr>
<tr>
<td>21</td>
<td>New Paltz</td>
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<tr>
<td>22</td>
<td>Campus-wide projects, including Upgrade Electrical Distribution</td>
</tr>
<tr>
<td>23</td>
<td>Old Westbury</td>
</tr>
<tr>
<td>24</td>
<td>Campus-wide projects, including Repave Access and Ring Road</td>
</tr>
<tr>
<td>25</td>
<td>Oneonta</td>
</tr>
<tr>
<td>26</td>
<td>Campus-wide projects, including Upgrade tele Communication and Data Systems</td>
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<tr>
<td>27</td>
<td>Optometry</td>
</tr>
<tr>
<td>28</td>
<td>Campus-wide projects, Bathroom Renovations</td>
</tr>
<tr>
<td>29</td>
<td>Oswego</td>
</tr>
<tr>
<td>30</td>
<td>Campus-wide projects, including Rehabilitation of Roadways and Walkways</td>
</tr>
<tr>
<td>31</td>
<td>Plattsburgh</td>
</tr>
<tr>
<td>32</td>
<td>Campus-wide projects, including Replace Insulation on High Temperature Water</td>
</tr>
<tr>
<td>33</td>
<td>Potsdam</td>
</tr>
<tr>
<td>34</td>
<td>Campus-wide projects, including Masonry Restoration to Various Buildings</td>
</tr>
<tr>
<td>35</td>
<td>Purchase</td>
</tr>
<tr>
<td>36</td>
<td>Campus-wide projects, including Rehabilitation of Exterior of Academic Buildings</td>
</tr>
<tr>
<td>37</td>
<td>State Univ Plaza</td>
</tr>
<tr>
<td>38</td>
<td>Campus-wide projects, including General Infrastructure and Space Rehabilitation</td>
</tr>
<tr>
<td>39</td>
<td>Stony Brook, incl Health Science Center (HSC)</td>
</tr>
<tr>
<td>40</td>
<td>Campus-wide projects, including Replacement of Electrical Feeders</td>
</tr>
</tbody>
</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Syracuse Health Science Center (HSC)
2 Campus-wide projects, including Upgrade
3 Steam Plant ........................................ 9,607
4 Utica-Rome
5 Campus-wide projects, including South
6 Plaza Rehabilitation-Campus Center ............. 3,123
7 University-wide Alterations and Improvements
8 Maintenance Undistributed
9 For university-wide capital critical maintenance or capital improvement costs,
10 including costs attributable to executive order 111; ADA and code compliance claims;
11 environmental hazards; emergencies health and safety, and energy conservation needs,
12 asbestos and PCB remediation; fire alarms and sprinklers; electrical, mechanical,
13 plumbing and heating and cooling system requirements and other similar universi-
14 ty-wide needs ........................................ 16,500
15
16 Total .................................................. 550,000
17
18 By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2012:
19 Advances for alterations and improvements to facilities for capital critical maintenance, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, and facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility functioning; for program improvements or program change; to support improvements in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attributable to executive order 111, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utilities; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2011 subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any provision of law, rule or regulation to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F11103) ...
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Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>---------</td>
<td>--------</td>
</tr>
<tr>
<td>(thousands of dollars)</td>
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</tr>
<tr>
<td>---------</td>
<td>--------</td>
</tr>
<tr>
<td>Albany</td>
<td></td>
</tr>
<tr>
<td>Campus-wide projects, including</td>
<td></td>
</tr>
<tr>
<td>Rehabilitation/Preservation of Podium</td>
<td></td>
</tr>
<tr>
<td>Structures ..................................... 32,830</td>
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<tr>
<td>State University of New York</td>
<td>Appropriated to the State University Construction Fund</td>
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<tr>
<td>-----------------------------</td>
<td>------------------------------------------------------</td>
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<tr>
<td><strong>CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18</strong></td>
<td></td>
</tr>
<tr>
<td>1. Alfred Ceramics</td>
<td></td>
</tr>
<tr>
<td>2. Campus-wide projects, including</td>
<td></td>
</tr>
<tr>
<td>3. McMahon Hall-Replace Windows</td>
<td>2,776</td>
</tr>
<tr>
<td>4. Alfred State</td>
<td></td>
</tr>
<tr>
<td>5. Campus-wide projects, including Administration Building ADA Improvements</td>
<td>7,503</td>
</tr>
<tr>
<td>6. Binghamton</td>
<td></td>
</tr>
<tr>
<td>7. Campus-wide projects, including Exterior</td>
<td></td>
</tr>
<tr>
<td>8. Building Reconstruction</td>
<td>31,269</td>
</tr>
<tr>
<td>9. Brockport</td>
<td></td>
</tr>
<tr>
<td>10. Campus-wide projects, including Exterior ADA Improvements</td>
<td>18,806</td>
</tr>
<tr>
<td>11. Brooklyn Health Science Center (HSC)</td>
<td></td>
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<tr>
<td>12. Campus-wide projects, including Basic Science Building-Additional Vertical Utility Chases</td>
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<td>14. Campus-wide projects, including ADA Improvements</td>
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<td>16. Campus-wide projects, including Hayes Hall Renovation</td>
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<td>17. Canton</td>
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<td>18. Campus-wide projects, including Renovations to Chaney Dining Center</td>
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<td>19. Cobleskill</td>
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<td>20. Campus-wide projects, including Renovate Home Economics-Old Quad Building</td>
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<td>21. Cornell</td>
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<td>22. Campus-wide projects, including Renovate Ken Post Greenhouse Loop Steam Distribution</td>
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<td>23. Cortland</td>
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<td>24. Campus-wide projects, including Art &amp; Art History Dept. Safety Upgrades</td>
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<td>30. Campus-wide projects, including Illick Hall Interior Rehab</td>
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<td>34. Campus-wide projects, including Rockefeller Arts Center Roof and Exterior Rehab</td>
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<td>36. Campus-wide projects, including Security Upgrades/Card Access Installation</td>
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<td>40. Campus-wide projects, including Renovate Bailey Hall</td>
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STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 New Paltz
   Campus-wide projects, including Renovate Elting Gymnasium ...................... 16,991
2 Old Westbury
   Campus-wide projects, including Rehab
3 Campus Center Envelope Bldgs 51 & 56 ............. 9,147
4 Oneonta
   Campus-wide projects, including Rehab
5 Physical Education Building ....................... 13,805
6 Optometry
   Campus-wide projects, including Rehab
7 Office Areas .................................... 3,108
8 Oswego
   Campus-wide projects, including Rehab
9 Lanigan Hall Ph. II .......................... 20,826
10 Plattsburgh
   Campus-wide projects, including Field
11 House Mechanical Rehab ........................ 13,877
12 Potsdam
   Campus-wide projects, including Rebuild
13 Exterior Plazas ................................. 13,752
14 Purchase
   Campus-wide projects, including Masonry
15 Repairs-Natural Science Building ................. 18,572
16 State Univ Plaza
   Campus-wide projects, including Plaza
17 Bldg Boiler Replacement .......................... 4,595
18 Stony Brook, incl Health Science Center (HSC)
   Campus-wide projects, including Rehab
19 Mechanical Systems-Various Bldgs ................ 74,679
20 Syracuse Health Science Center (HSC)
   Campus-wide projects, including Abate/
21 Renovate Academic Labs-6 South Univ
22 Hospital ........................................ 10,092
23 Utica-Rome
   Campus-wide projects, including Upgrade
24 Parking/Landscape-Student Cntr/Field
25 House ............................................ 3,175
26 University-wide Alterations and Improvements
27 Maintenance Undistributed
28 For university-wide capital critical main-
29 tenance or capital improvement costs, in-
30 cluding costs attributable to executive
31 order 111; ADA and code compliance claims;
32 environmental hazards; emergencies health
33 and safety, and energy conservation needs,
34 asbestos and PCB remediation; fire alarms
35 and sprinklers; electrical, mechanical,
36 plumbing and heating and cooling system
37 requirements and other similar universi-
38 ty-wide needs ..................................... 16,500
39 -----------------------------------------
40 Total .............................................. 550,000
41 ==============
42
43 By chapter 53, section 1, of the laws of 2010, as amended by chapter 54,
44 section 1, of the laws of 2012:
45 Advances for alterations and improvements to facilities for capital
46 critical maintenance, including but not limited to services and
47 expenses, service agreements or service contracts and memoranda of
48 understanding; for capital design including the cost of services
provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, and facility reconstruction, rehabilitation, equipment; for health and safety improvements and upgrades to preserve or enhance facility function- ing; for program improvements or program change; to support improve- ments in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attribut- able to executive order 111, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utili- ties; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2010 subject to a plan developed by the state university and approved by the direc- tor of the budget. Notwithstanding any provision of law, rule or regulation to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F11003) ...

550,000,000 ...................................... (re. $41,551,000)

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<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<td>(thousands of dollars)</td>
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<td>Albany</td>
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<tr>
<td>Campus-wide projects, including Renovate University Library</td>
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<td>Alfred Ceramics</td>
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<td>Campus-wide projects, including Replace Electrical Systems-Various Bldgs</td>
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<td>Brockport</td>
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<td>Campus-wide projects, including Replace Roofs-Various Bldgs, Ph I</td>
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<td>Buffalo College</td>
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<td>Campus-wide projects, including Modify/ Replace Storm Sewer Syst Components</td>
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<td>Buffalo University</td>
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<tr>
<td>Canton</td>
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<td>Campus-wide projects, including Renova- tions to Chaney Dining Center</td>
<td>5,401</td>
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<tr>
<td>Cobleskill</td>
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<td>Campus-wide projects, including Rehab Locker Rooms-Bldg. 14A</td>
<td>7,150</td>
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<tr>
<td>Cornell</td>
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<td>Campus-wide projects, including Martha Van Rensselaer &amp; E. Wing Renovation-Ph, IB</td>
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<tr>
<td>1</td>
<td>Cortland</td>
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<tr>
<td>2</td>
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<tr>
<td>3</td>
<td>Empire State</td>
</tr>
<tr>
<td>4</td>
<td>Environmental Science and Forestry</td>
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<tr>
<td>5</td>
<td>Farmingdale</td>
</tr>
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<td>6</td>
<td>Fredonia</td>
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<td>7</td>
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<td>8</td>
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<td>9</td>
<td>Morrisville</td>
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<td>10</td>
<td>New Paltz</td>
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<tr>
<td>11</td>
<td>Old Westbury</td>
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<tr>
<td>12</td>
<td>Oneonta</td>
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<tr>
<td>13</td>
<td>Optometry</td>
</tr>
<tr>
<td>14</td>
<td>Oswego</td>
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<td>15</td>
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<td>16</td>
<td>Potsdam</td>
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<tr>
<td>17</td>
<td>Purchase</td>
</tr>
<tr>
<td>18</td>
<td>State Univ Plaza</td>
</tr>
<tr>
<td>19</td>
<td>Stony Brook, incl Health Science Center (HSC)</td>
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</tbody>
</table>
STATE UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)  

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Syracuse Health Science Center (HSC)  
   Campus-wide projects, including Abate/  
   Renovate Academic Labs-6 South Univ  
   Hospital ........................................ 9,122  
   Utica-Rome  
   Campus-wide projects, including Upgrade  
   Parking/Landscape-Student Cntr/Field  
   House ........................................... 3,308  

2 University-wide Alterations and Improvements  
   Maintenance Undistributed  
   For university-wide capital critical main-  
   tenance or capital improvement costs,  
   including costs attributable to executive  
   order 111; ADA and code compliance claims;  
   environmental hazards; emergencies health  
   and safety, and energy conservation needs,  
   asbestos and PCB remediation; fire alarms  
   and sprinklers; electrical, mechanical,  
   plumbing and heating and cooling system  
   requirements and other similar universi-  
   ty-wide needs ................................... 16,500  

3 Total ............................................ 550,000  

By chapter 53, section 1, of the laws of 2009, as amended by chapter 54,  
section 1, of the laws of 2012:  
Advances for alterations and improvements to facilities for capital  
critical maintenance, including but not limited to services and  
expenses, service agreements or service contracts and memoranda of  
understanding; for capital design including the cost of services  
provided by private firms, including preparation of designs, plans,  
specifications and estimates; for property acquisition, and facility  
reconstruction, rehabilitation, equipment; for health and safety  
improvements and upgrades to preserve or enhance facility function-  
ing; for program improvements or program change; to support improve- 
ments in technology, research, environmental protection, energy and  
resource conservation, and accreditation; to finance costs attribut- 
able to executive order 111, ADA and code compliance needs, claims,  
emergencies and remediation of environmental hazards; to ensure the  
functionality of major building systems such as fire alarms and  
sprinklers, electrical, mechanical, plumbing, heating/cooling  
systems and supporting infrastructure, including underground utili-
ties; and to provide for facilities for the disabled and related  
projects including costs incurred prior to April 1, 2009 subject to  
a plan developed by the state university and approved by the direc- 
tor of the budget. Notwithstanding any provision of law, rule or  
regulation to the contrary, amounts designated as university-wide,  
may be made available for projects identified and approved by the  
governor and the chancellor of the state university of New York  
pursuant to the NY-SUNY 2020 challenge grant program (28F10903) ...  
550,000,000 .......................................... (re. $25,299,000)  

Project Schedule

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<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<td>(thousands of dollars)</td>
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<tr>
<td>Albany</td>
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   Campus-wide projects, including Renovate  
   Health Center .................................. 33,927 |
<table>
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<tr>
<th>Project Description</th>
<th>Appropriations</th>
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<tr>
<td>Alfred Ceramics</td>
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<tr>
<td>- Campus-wide projects, including McMahon</td>
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<tr>
<td>- Hall Full interior Rehab - Phase I</td>
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<td>- Campus-wide projects, including Rehab</td>
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<td>- Central Dining Hall - Phase II</td>
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<td>Binghamton</td>
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<tr>
<td>- Campus-wide projects, including Central</td>
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<td>- Campus Quad Site Reconstruction</td>
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<td>Brockport</td>
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<tr>
<td>- Campus-wide projects, including Infra-structure Improvements - Tuttle N, Phase II</td>
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<tr>
<td>- Brooklyn Health Science Center (HSC)</td>
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<td>- Campus-wide projects, including Renovate</td>
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<tr>
<td>- for New Labs - Basic Science Building</td>
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<tr>
<td>- Campus-wide projects, including UG Steam Distribution System Rehab Butler</td>
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<td>- Buffalo University</td>
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<td>- Campus-wide projects, including IT Infra-structure Renewal</td>
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<tr>
<td>Canton</td>
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<tr>
<td>- Campus-wide projects, including Campus</td>
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<td>- Standby Power System &amp; Sub Stn Rehab</td>
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<tr>
<td>- Campus-wide projects, including Roof</td>
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<tr>
<td>- Replacement - Various Buildings</td>
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<td>Cornell</td>
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<td>- Campus-wide projects, including Warren</td>
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<td>- Hall Renovation</td>
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<td>- Campus-wide projects, including Site Rehab</td>
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<td>- Campus-wide projects, including Illick</td>
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<td>- Campus-wide projects, including Rehab</td>
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<tr>
<td>Fredonia</td>
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<td>- Campus-wide projects, including William's</td>
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<td>- Center Interior Rehab</td>
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<tr>
<td>Geneseo</td>
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<tr>
<td>- Campus-wide projects, including Bailey</td>
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<tr>
<td>- Hall Renovation</td>
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<tr>
<td>Maritime</td>
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<tr>
<td>- Campus-wide projects, including Replace</td>
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<td>- Roof - Reisenberg Gym</td>
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<tr>
<td>- Campus-wide projects, including Renovate</td>
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<tr>
<td>- Charlton Hall</td>
<td>8,428</td>
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</tbody>
</table>
**STATE UNIVERSITY OF NEW YORK**  
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

**CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18**

<table>
<thead>
<tr>
<th>Campus</th>
<th>Project Description</th>
<th>Cost</th>
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</thead>
<tbody>
<tr>
<td>New Paltz</td>
<td>Campus-wide projects, including Comprehensive Renov/Demol - Wooster Science</td>
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<td>Old Westbury</td>
<td>Campus-wide projects, including Replace Heat/Chill Plant &amp; Distribution System</td>
<td>9,158</td>
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<tr>
<td>Oneonta</td>
<td>Campus-wide projects, including Rehab Physical Science Building</td>
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<tr>
<td>Optometry</td>
<td>Campus-wide projects, including HVAC Rehab - Phase I</td>
<td>3,176</td>
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<td>Oswego</td>
<td>Campus-wide projects, including Piez Hall Reconstruction</td>
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<td>Plattsburgh</td>
<td>Campus-wide projects, including Renovate Beaumont Hall - Phase I</td>
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<td>Potsdam</td>
<td>Campus-wide projects, including Raymond/Sisson Halls - Replace Windows</td>
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<td>Purchase</td>
<td>Campus-wide projects, including Rehab HVAC - Visual Arts Bldg</td>
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<td>State Univ Plaza</td>
<td>Campus-wide projects, including Repair Facade - Historic Plaza Building</td>
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<td>Stony Brook, incl Health Science Center (HSC)</td>
<td>Campus-wide projects, including Interior Rehab - Various Bldgs</td>
<td>73,847</td>
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<tr>
<td>Syracuse Health Science Center (HSC)</td>
<td>Campus-wide projects, including Renovate Weiskotten Basement Central Core</td>
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<td>Utica-Rome</td>
<td>Campus-wide projects, including Site Lighting Upgrades - Campuswide</td>
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<td>University-wide Alterations and Improvements</td>
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<td>For university-wide capital critical maintenance or capital improvement costs, including costs attributable to executive order 111; ADA and code compliance claims; environmental hazards; emergencies health and safety, and energy conservation needs, asbestos and PCB remediation; fire alarms and sprinklers; electrical, mechanical, plumbing and heating and cooling system requirements and other similar university-wide needs</td>
<td>16,500</td>
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<tr>
<td>Total</td>
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<td>550,000</td>
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</table>

By chapter 53, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2012:

Advances for alterations and improvements to facilities for capital critical maintenance, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans,
specifications and estimates; for property acquisition, and facility improvements and upgrades to preserve or enhance facility function- ing; for program improvements or program change; to support improve- ments in technology, research, environmental protection, energy and resource conservation, and accreditation; to finance costs attribut- able to executive order 111, ADA and code compliance needs, claims, emergencies and remediation of environmental hazards; to ensure the functionality of major building systems such as fire alarms and sprinklers, electrical, mechanical, plumbing, heating/cooling systems and supporting infrastructure, including underground utili- ties; and to provide for facilities for the disabled and related projects including costs incurred prior to April 1, 2008 subject to a plan developed by the state university and approved by the direc- tor of the budget. Notwithstanding any provision of law, rule or regulation to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F10803) ... 550,000,000 ................................. (re. $21,605,000)

<table>
<thead>
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<th>PROJECT</th>
<th>AMOUNT</th>
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<td>(thousands of dollars)</td>
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<tr>
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<tr>
<td>such as Classroom/Lab Upgrades and Central Dining Hall Renovation, Phase II</td>
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<td>Binghamton</td>
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<tr>
<td>such as Science II, IV and V Renovations</td>
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<td>such as Smith Hall Infrastructure/Exterior Renovations</td>
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<td>such as Elevator Upgrades and HVAC Replacement</td>
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<td>such as Rockwell Hall Renovations</td>
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<td>Buffalo University</td>
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<tr>
<td>such as Underground Utility Renovations on both North and South campuses</td>
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<tr>
<td>Canton</td>
<td></td>
</tr>
<tr>
<td>such as Structural Renovations to Dana Hall</td>
<td>5,286</td>
</tr>
<tr>
<td>Cobleskill</td>
<td></td>
</tr>
<tr>
<td>such as Dairy Complex Infrastructure Improvements</td>
<td>7,057</td>
</tr>
</tbody>
</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Cornell
2   Campus-wide critical maintenance projects
3   such as Warren Hall Renovation ................ 33,624
4 Cortland
5   Campus-wide critical maintenance projects
6   such as Power Plant Upgrades and Lusk
7   Field House Renovations ........................ 16,916
8 Delhi
9   Campus-wide critical maintenance projects
10   such as Upgrades to Alumni Hall and Road
11   & Sidewalk Improvements ....................... 6,068
12 Empire State
13   Campus-wide critical maintenance projects
14   such as Security System Upgrades ............ 736
15 Environmental Science and Forestry
16   Campus-wide critical maintenance projects
17   such as Electrical Substation Replace-
18   ment and Illick Hall Exterior Renova-
19   tions .......................................... 8,515
20 Farmingdale
21   Campus-wide critical maintenance projects
22   such as Roof and Elevator Replacements ...... 15,199
23 Fredonia
24   Campus-wide critical maintenance projects
25   such as Fenton Hall Renovations and
26   Campus Code Compliance, Phase II ............ 13,857
27 Geneseo
28   Campus-wide critical maintenance projects
29   such as Security Upgrades and Newton
30   Hall Renovation, Phase II ..................... 14,607
31 Maritime
32   Campus-wide critical maintenance projects
33   such as Reisenberg Gym HVAC Upgrades and
34   Roof Replacement ............................... 5,971
35 Morrisville
36   Campus-wide critical maintenance projects
37   such as Minor Renovation Projects ............ 8,693
38 New Paltz
39   Campus-wide critical maintenance projects
40   such as Elting Gymnasium Renovation .......... 16,456
41 Old Westbury
42   Campus-wide critical maintenance projects
43   such as Campus Center Renovations .......... 9,194
44 Oneonta
45   Campus-wide critical maintenance projects
46   such as Electrical Upgrades and Heating
47   Plant Renovation, Phase II .................... 14,285
48 Optometry
49   Campus-wide critical maintenance projects
50   such as Restroom Renovations, Phase I &
51   II .................................................. 3,248
52 Oswego
53   Campus-wide critical maintenance projects
54   such as Penfield Library Renovation and
55   Utilities & Infrastructure Program Study ...... 21,931
56 Plattsburgh
57   Campus-wide critical maintenance projects
58   such as Hudson Hall Renovation, Phase II .... 13,824
Potsdam
Campus-wide critical maintenance projects
such as Stowell & Flagg Hall HVAC Re-
habilitations ........................................ 14,233
Purchase
Campus-wide critical maintenance projects
such as various HVAC Rehabilitations ......... 16,015
State Univ Plaza
Campus-wide critical maintenance projects
such as Plaza Building Window Replace-
ments .................................................. 5,141
Stony Brook, incl Health Science
Center (HSC)
Campus-wide critical maintenance projects
such as Old Chemistry Building Renova-
tion ...................................................... 72,893
Syracuse Health Science Center (HSC)
Campus-wide critical maintenance projects
such as various Weiskotten Hall Renova-
tions ...................................................... 7,839
Utica-Rome
Campus-wide critical maintenance projects
such as Underground Electrical Upgrades/
Replacements ........................................... 3,009
University-wide Alterations and Improvements
For University-wide capital critical main-
tenance or capital improvement costs,
including costs attributable to execu-
tive order 111; ADA compliance claims;
environmental hazards; emergencies for
health and safety, and energy conserva-
tion needs, asbestos and PCB remedi-
tation; fire alarms and sprinklers; elec-
trical, mechanical, plumbing and heating
and cooling system requirements along
with other similar university-wide needs ...... 16,500

Total .................................................. 550,000

Capital Projects Funds - Other
Capital Projects Fund
Program Improvement or Program Change Purpose

By chapter 54, section 1, of the laws of 2015:
For services and expenses of studies, site acquisitions, planning,
design, construction, reconstruction, renovation, and equipment
necessary to establish a school of pharmacy at the state university
of New York at Binghamton. Amounts appropriated herein shall be in
addition to $25,000,000 appropriated in the urban development corpo-
ration projects budget (28F21508) ............................... (re. $25,000,000)

By chapter 54, section 1, of the laws of 2014:
Advances for the cost of studies, site acquisitions, planning, design,
construction, reconstruction, renovation, and equipment necessary to
establish a school of pharmacy at the state university of New York
at Binghamton (28F11408) ... 10,000,000 .......... (re. $4,332,000)
By chapter 54, section 1, of the laws of 2013:
Advances for the design and construction of an emerging technology and entrepreneurial complex, as identified and approved by the governor and the chancellor of the state of New York pursuant to the NY-SUNY 2020 challenge grant program for the state university of New York at Albany, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, and facility construction or reconstruction and equipment; claims, emergencies and remediation of environmental hazards (28201308) ... 88,000,000 .. (re. $88,000,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2013:
Advances for the relocation and construction of a medical school and biomedical sciences facility, as identified and approved by the governor and the chancellor of the state of New York pursuant to the NY-SUNY 2020 challenge grant program for the state university of New York at Buffalo, including but not limited to services and expenses, service agreements or service contracts and memoranda of understanding; for capital design including the cost of services provided by private firms, including preparation of designs, plans, specifications and estimates; for property acquisition, and facility construction or reconstruction and equipment; claims, emergencies and remediation of environmental hazards. Notwithstanding any inconsistent provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer $25,000,000 of this appropriation to university at Buffalo-affiliated entities for design, construction, property acquisition and equipment costs related to the relocation and construction of the medical school and biomedical sciences facility and related facilities (28201208) .................................. 215,000,000 ...................................... (re. $78,439,000)

By chapter 53, section 1, of the laws of 2008:
Advances to SUNY hospitals for alterations, improvements services and expenses, and new facilities, including costs incurred prior to April 1, 2008 subject to a plan developed by the state university and approved by the director of the budget (28FH0808) .............. 450,000,000 .......................................................... (re. $219,870,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brooklyn</td>
<td>150,000</td>
</tr>
</tbody>
</table>

- For university-wide projects which may include but are not limited to:
  - Ambulatory Services Expansion, Phase I
  - Ongoing Critical Maintenance Projects

- Syracuse 
  150,000

- For university-wide projects which may include but are not limited to:
  - Heart Center Renovations
  - Cancer Center Design and Construction
  - UH North and West Wing Renovations
  - Ancillary Services Facilities
STATE UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)  

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Stony Brook ...................................... 150,000
For university-wide projects which may in-  
clude but are not limited to:
- Intensive Care Building Design and Construction
- Level 8 & 9 Hospital Floor Rehabilitation
- Hospital Building Exterior Renovation
- Neorointerventional Program Facilities

--------------
Total ........................................ 450,000

By chapter 53, section 1, of the laws of 2008, as amended by chapter 55,  
section 1, of the laws of 2016:
Advances for alterations and improvements to various facilities  
including services and expenses, service contracts, memoranda of  
understanding, capital design, construction, acquisition, recon-  
struction, rehabilitation and equipment; for health and safety,  
preservation of facilities, new facilities, program improvement or  
program change, technology, environment protection, energy conserva-  
tion, accreditation, facilities for the physically disabled, and  
related projects, including costs incurred prior to April 1, 2008,  
subject to an annual plan developed by the state university of New  
York and approved by the director of the budget. Of the amount  
appropriated herein, up to $400,000 may be suballocated or trans-  
ferred to the office of general services for capital costs related  
to the NY Network (28F20808) .. 1,675,613,000 .. (re. $286,726,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td></td>
</tr>
</tbody>
</table>

Albany
- Construct Business School ........ 54,000
- Campus Center Expansion/Improvements .................. 30,000
- Campus Revitalization/Site Improvements, Phase II ........... 5,000
- Alfred Ceramics Infill Project-VariousBuildings .... 9,000
- Alfred State Student Union / Student Activities Center ............... 27,500
- Dining Hall ......................... 6,000
- Binghamton Law School ......................... 3,000
- Center for Excellence Building .... 19,000
- New Athletics Fields ..................... 5,000
- Castle Renovation ....................... 12,450
- Upgrade to Events Center ............... 1,000
- Brockport Construct Academic Building ...... 29,300
- Brooklyn Health Science Center (HSC) Life & Health Safety Improvements ..................... 25,300
- Construct Academic Bldg for School of Public Health .................. 100,000
- Expansion of Administration Complex ......................... 17,600
- Traditional and Alternative
- Notwithstanding any inconsis-  
tent provision of law to the
contrary, the state university construction fund is authorized to enter into a service agreement to transfer up to $6,000,000 in state university capital construction funds to Bio-Bat, Inc., to be administered by The Research Foundation of State University of New York, for the construction, reconstruction, rehabilitation and redevelopment of energy sources development at the Brooklyn Army Terminal biotechnology commercial and research center. Bio-Bat, Inc., or its designee is authorized to construct, reconstruct, rehabilitate and redevelop energy sources for such facility using funds transferred from the state university construction fund to Bio-Bat, Inc. ............................. 6,000

Buffalo College

Renovate/Addition Science Building - Phase I ................ 45,000
Renovate/Addition Science Building - Phase II ............... 48,262

Buffalo University

UB Gateway & Urban Technology Incubator Phases I, II, III Downtown. Notwithstanding any inconsistent provision of law to the contrary, the State University Construction Fund is hereby authorized to enter into a service agreement to transfer up to $32,000,000 of this appropriation in State University capital construction funds to the Buffalo 2020 Development Corporation for the purpose of constructing, acquiring, or creating a Clinical/Translational Research facility on the downtown campus, an incubator facility on the downtown campus, the UB Gateway project, and reimbursing the University at Buffalo Foundation for property acquisition for the Educational Opportunity Center and the UB Gateway project, provided, that all contracts for the construction of any such facilities shall require compliance with the provisions of section two hundred twenty of
state university of new york
(appropriated to the state university construction fund)

capital projects - reappropriations 2017-18

the labor law and shall be subject
to article XV-a of the executive
law ................................. 32,000
construct clinical/transitional
research facility - ph iii.
notwithstanding any inconsistent
provision of law to the contrary,
the state university construction
fund is hereby authorized to enter
into a service agreement to transfer
up to $100,000,000 of this
appropriation to the buffalo 2020
development corporation for the
purpose of constructing, acquiring,
or creating a clinical/translational
research facility and an incubator
facility on the downtown campus,
provided, that all contracts for
the construction of any such
facilities shall require compliance
with the provisions of section two
hundred twenty of the labor law and
shall be subject to article XV-a of
the executive law .................. 100,000
ub gateway, phase iv.
notwithstanding any law to the
contrary, the state university
construction fund is hereby
authorized to enter into a service
agreement to transfer up to $6,000,000
of this appropriation to the buffalo
2020 development corporation for the
purpose of constructing or creating
the ub gateway project, and
reimbursing the university at
buffalo foundation for property
acquisition for the educational
opportunity center and the ub
gateway project, provided, however
that to the extent any portion of
such appropriation is utilized for
construction purposes, all contracts
for the construction of such facilities
shall require compliance with
the provisions of section two
hundred twenty of the labor law and
shall be subject to article XV-a of
the executive law .................. 6,000
canton
center for athletics/recreational
complex phase ii .................... 21,200
cobleskill
construct environmental science
& technology center ................ 3,700
construct agriculture & technology
center ............................. 38,200
cornell
stocking hall renovation and
replacement ....................... 64,000
construct surge space for stocking
hall .............................. 16,000
<table>
<thead>
<tr>
<th>Project Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Replacement of the Dairy Barn</td>
<td>7,000</td>
</tr>
<tr>
<td>2. Cortland</td>
<td></td>
</tr>
<tr>
<td>3. Construct Student Life Center</td>
<td>51,200</td>
</tr>
<tr>
<td>4. Delhi</td>
<td></td>
</tr>
<tr>
<td>5. Campus Utility Master Plan</td>
<td>1,000</td>
</tr>
<tr>
<td>6. Construct Day Care Center</td>
<td>6,000</td>
</tr>
<tr>
<td>7. Empire State</td>
<td></td>
</tr>
<tr>
<td>8. Construct Regional Center-Suffolk</td>
<td></td>
</tr>
<tr>
<td>9. CC Amermann Campus Facility</td>
<td>12,900</td>
</tr>
<tr>
<td>10. Environmental Science and Forestry</td>
<td></td>
</tr>
<tr>
<td>11. Construct Gateway Building</td>
<td>22,000</td>
</tr>
<tr>
<td>12. Construct Academic Building</td>
<td>6,000</td>
</tr>
<tr>
<td>13. Adirondack Ecological Center</td>
<td>2,500</td>
</tr>
<tr>
<td>14. Student Recreation Center at Ranger School</td>
<td></td>
</tr>
<tr>
<td>15. 250</td>
<td></td>
</tr>
<tr>
<td>16. Farmingdale</td>
<td></td>
</tr>
<tr>
<td>17. Construct School of Business</td>
<td>28,900</td>
</tr>
<tr>
<td>18. New Daycare Center</td>
<td>7,500</td>
</tr>
<tr>
<td>19. Covered Practice Field</td>
<td>175</td>
</tr>
<tr>
<td>20. Physical Infrastructure</td>
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<tr>
<td>21. Applied Mathematics Center</td>
<td>1,000</td>
</tr>
<tr>
<td>22. Information Commons/Green</td>
<td></td>
</tr>
<tr>
<td>23. Library</td>
<td>1,000</td>
</tr>
<tr>
<td>24. Fredonia</td>
<td></td>
</tr>
<tr>
<td>25. Construct/Renovate Science</td>
<td>38,000</td>
</tr>
<tr>
<td>26. Technology Building</td>
<td></td>
</tr>
<tr>
<td>27. Addition/Renovate Rockefeller</td>
<td></td>
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<tr>
<td>28. Arts Center</td>
<td>40,000</td>
</tr>
<tr>
<td>29. Geneseo</td>
<td></td>
</tr>
<tr>
<td>30. College Stadium Rehab &amp; Renovation</td>
<td>16,300</td>
</tr>
<tr>
<td>31. Brody Hall</td>
<td>800</td>
</tr>
<tr>
<td>32. HVAC Improvements</td>
<td>1,500</td>
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<tr>
<td>33. Track Improvements</td>
<td>750</td>
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<tr>
<td>34. Maritime</td>
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<tr>
<td>35. Construct Academic Building</td>
<td>30,000</td>
</tr>
<tr>
<td>36. Laboratory Accreditation Upgrades</td>
<td>4,500</td>
</tr>
<tr>
<td>37. Morrisville</td>
<td></td>
</tr>
<tr>
<td>38. Upgrade Athletic Fields</td>
<td>5,000</td>
</tr>
<tr>
<td>39. Landscape/Campus Beautification</td>
<td>1,000</td>
</tr>
<tr>
<td>40. New Paltz</td>
<td></td>
</tr>
<tr>
<td>41. Library Renovation</td>
<td>12,800</td>
</tr>
<tr>
<td>42. Construct Science Building</td>
<td>48,026</td>
</tr>
<tr>
<td>43. Old Westbury</td>
<td></td>
</tr>
<tr>
<td>44. Renovation of Library/Academic Space</td>
<td>13,000</td>
</tr>
<tr>
<td>45. Oneonta</td>
<td></td>
</tr>
<tr>
<td>46. Rehabilitate Fitzelle Hall</td>
<td>36,000</td>
</tr>
<tr>
<td>47. Rehabilitate Physical Science Building</td>
<td>30,000</td>
</tr>
<tr>
<td>48. Optometry</td>
<td></td>
</tr>
<tr>
<td>49. Renovate to Improve Clinical Space</td>
<td>2,200</td>
</tr>
<tr>
<td>50. Campus Center for Student Life &amp; Learning</td>
<td>4,500</td>
</tr>
<tr>
<td>51. Oswego</td>
<td></td>
</tr>
<tr>
<td>52. General Science Lab</td>
<td>69,500</td>
</tr>
<tr>
<td>53. Plattsburgh</td>
<td></td>
</tr>
<tr>
<td>54. Renovate/Expand School of Business</td>
<td>20,400</td>
</tr>
<tr>
<td>Project Description</td>
<td>Amount</td>
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<tr>
<td>---------------------</td>
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</tr>
<tr>
<td>Performing Arts Building</td>
<td>55,000</td>
</tr>
<tr>
<td>Renovate/Construct Center for Integrated Technology Learning</td>
<td>20,900</td>
</tr>
<tr>
<td>Renovate for Theater Arts &amp; Film Programs</td>
<td>10,400</td>
</tr>
<tr>
<td>State Univ Plaza</td>
<td>5,000</td>
</tr>
<tr>
<td>Construct Student Recreation Center - Phase II</td>
<td>18,000</td>
</tr>
<tr>
<td>Construct Computer Science Building</td>
<td>40,800</td>
</tr>
<tr>
<td>Monorail Feasibility Study</td>
<td>5,000</td>
</tr>
<tr>
<td>Renovate/modernize classroom buildings, laboratories and new student learning spaces at Stony Brook Southampton</td>
<td>7,500</td>
</tr>
<tr>
<td>Construct Marine Science Bldg - Southampton</td>
<td>6,900</td>
</tr>
<tr>
<td>Long Island State Veteran's Home</td>
<td>5,000</td>
</tr>
<tr>
<td>Computational Biomedicine Visualization and drug development magnet facility at Stony Brook University</td>
<td>2,000</td>
</tr>
<tr>
<td>Stony Brook Long Island Children's Hospital / MART Center</td>
<td>3,000</td>
</tr>
<tr>
<td>Planning of Stony Brook Law School</td>
<td>250</td>
</tr>
<tr>
<td>Stadium Expansion</td>
<td>2,700</td>
</tr>
<tr>
<td>Stony Brook Long Island Children's Hospital / MART Center</td>
<td>45,000</td>
</tr>
<tr>
<td>University/Basketball Arena</td>
<td>12,300</td>
</tr>
<tr>
<td>Syracuse Health Science Center (HSC) Lab Addition/Surge Space - Institute for Human Performance</td>
<td>72,000</td>
</tr>
<tr>
<td>Construct Academic Building</td>
<td>36,000</td>
</tr>
<tr>
<td>Cord Blood Center Phase II</td>
<td>10,000</td>
</tr>
</tbody>
</table>

Notwithstanding any provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $27,500,000 in state university capital construction funds to the Fort Schuyler management corporation, or other appropriate corporation, pursuant to appropriation for the construction of a center for advanced technology and other related...
facilities for the state university college of technology at utica-rome .......... 27,500
Renovate for Tiered Classroom. Notwithstanding any provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $400,000 in state university capital construction funds to the Fort Schuyler Management Corporation, or other appropriate corporation, pursuant to appropriation for the construction of a center for advanced technology and other related facilities for the state university college of technology at utica-rome ............ 400
Student Center - Equipment ........... 1,250
Field House Equipment ............... 1,750
Statewide
New York Network .................... 2,000
Castle Renovation - Notwithstanding any provision of law to the contrary, all or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority pursuant to a plan developed by the urban development corporation and approved by the director of the division of the budget to support capital costs associated with the implementation of the plan ......................................................... 12,450
Albany Emerging Technology and Entrepreneurial Complex, or other project identified and approved by the governor and the chancellor of the state university of New York, pursuant to the NY-SUNY 2020 challenge grant program ........... 42,000
Schedule Subtotal ..................... 1,675,613
By chapter 53, section 1, of the laws of 2007, as amended by chapter 54, section 1, of the laws of 2012:

Advance for alterations and improvements to various facilities including services and expenses, service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, technology, environmental, protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2007 subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any provision of law, rule or regulation to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F10708) .................... 379,700,000 ...................................... (re. $52,103,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
<td>---------</td>
</tr>
<tr>
<td>Albany</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Classroom Renovations &amp; Upgrades, Phase I</td>
<td>5,988</td>
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<tr>
<td>Alfred Ceramics</td>
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</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Harder Hall Window Replacement</td>
<td>515</td>
</tr>
<tr>
<td>Alfred State</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Administration</td>
<td>1,391</td>
</tr>
<tr>
<td>Binghamton</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as East Gym Repairs</td>
<td>5,766</td>
</tr>
<tr>
<td>Brockport</td>
<td></td>
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<tr>
<td>Special Events Recreation Center</td>
<td>24,000</td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Smith Hall Renovations</td>
<td>3,572</td>
</tr>
<tr>
<td>Brooklyn Health Science Center (HSC)</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Basic Science Building Heating &amp; Air Conditioning Renovations</td>
<td>1,968</td>
</tr>
<tr>
<td>Buffalo College</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Replace Underground Water-</td>
<td>4,384</td>
</tr>
<tr>
<td>Buffalo University</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Alumni Hall Replace Pool Condensing Units</td>
<td>11,004</td>
</tr>
<tr>
<td>Canton</td>
<td></td>
</tr>
<tr>
<td>Campus-wide critical maintenance</td>
<td></td>
</tr>
<tr>
<td>projects such as Payson Hall Repairs</td>
<td>938</td>
</tr>
<tr>
<td></td>
<td>Project Description</td>
</tr>
<tr>
<td>-------</td>
<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Cobleskill</td>
<td>Warm Water Aquaculture Center</td>
</tr>
<tr>
<td>Cornell</td>
<td>Campus-wide critical maintenance projects such as Electric Distribution System Renovation</td>
</tr>
<tr>
<td>Cornell</td>
<td>Campus-wide critical maintenance projects such as Heating &amp; Air Conditioning Upgrades &amp; Energy Conservation</td>
</tr>
<tr>
<td>Cortland</td>
<td>Studio West Expansion &amp; Renovation</td>
</tr>
<tr>
<td>Delhi</td>
<td>Farrell Hall Renovation</td>
</tr>
<tr>
<td>Delhi</td>
<td>Campus-wide critical maintenance projects such as Classroom and Laboratory Upgrades</td>
</tr>
<tr>
<td>Empire State</td>
<td>Construct Regional Center</td>
</tr>
<tr>
<td>Empire State</td>
<td>Campus-wide critical maintenance projects such as Union Ave Renovations</td>
</tr>
<tr>
<td>Environmental Science and Forestry Academic</td>
<td>&amp; Research Surge Space Construction</td>
</tr>
<tr>
<td>Maritime</td>
<td>Campus-wide critical maintenance projects such as Reisenberg Gym Heating &amp; Air Conditioning Repairs</td>
</tr>
<tr>
<td>Morrisville</td>
<td>Campus-wide critical maintenance projects such as Charlton &amp; Hamilton Halls Roof Repairs</td>
</tr>
<tr>
<td>New Paltz</td>
<td>Old Main Renovation</td>
</tr>
<tr>
<td>Old Westbury</td>
<td>Academic Village Construction</td>
</tr>
<tr>
<td>Oneonta</td>
<td>Campus-wide critical maintenance projects such as Heating &amp; Air Conditioning Installation</td>
</tr>
<tr>
<td>Oneonta</td>
<td>Campus-wide critical maintenance projects such as Fire Alarm Upgrades</td>
</tr>
<tr>
<td>Optometry</td>
<td>Safety &amp; Facility Upgrades, Phase I</td>
</tr>
<tr>
<td>Optometry</td>
<td>Campus-wide critical maintenance projects such as Emergency Power Generator Installation</td>
</tr>
</tbody>
</table>
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 Oswego
2 Campus-wide critical maintenance projects such as
3 Wilber Hall Renovation ......................... 3,817

4 Plattsburgh
5 Combined Science Facilities Renovations &
6 Additions ..................................... 23,000
7 Campus-wide critical maintenance projects such as
8 Field House Mechanical System Repairs ........ 2,459
9 Potsdam
10 Campus-wide critical maintenance projects such as
11 Maxcy, Stillman & Raymond Halls Renovations ...... 2,474
12 Purchase
13 Visual Arts Facility - Heating & Air Conditioning
14 Renovations ..................................... 8,500
15 Campus-wide critical maintenance projects such
16 Heating & Air Conditioning Repairs, Phase II ..... 2,807
17 State University Plaza
18 Campus-wide critical maintenance projects such as
19 Electrical Switchgear Repairs & Replacement .... 917
20 Stony Brook, including Health Science Center (HSC)
21 Southampton Campus Renovations ................. 20,800
22 LI Veterans Home (Matching Grant Funds) ........ 1,000
23 Campus-wide critical maintenance projects such
24 as Campus Walkway & Lighting Upgrades ........ 13,267
25 Syracuse Health Science Center (HSC)
26 Weiskotten Hall Renovations ...................... 13,675
27 Campus-wide critical maintenance projects such
28 as Restrooms Renovations for ADA Compliance ...... 2,165
29 Utica-Rome
30 Campus-wide critical maintenance projects such as
31 Campus Electrical System Upgrade ............... 536
32 University-wide Alterations and Improvements
33 For university-wide critical maintenance or
34 capital improvement costs, including costs
35 attributable to executive order 111; ADA and
36 code compliance; claims; environmental
37 hazards; emergencies, health and safety, and
38 energy conservation needs; asbestos and PCB
39 remediation; fire alarms and sprinklers;
40 electrical distribution and heating and
41 cooling system requirements; and other similar
42 university-wide need ............................ 5,000
43
44 Total ............................................. 379,700
45

46 By chapter 53, section 1, of the laws of 2006, as amended by chapter 54,
47 section 1, of the laws of 2014:
48 Advance for alterations and improvements to various facilities includ-
49 ing services and expenses, service contracts, memorandum of under-
50 standing, capital design, construction, acquisition, reconstruction,
51 rehabilitation and equipment; for health and safety, preservation of
52 facilities, new facilities, program improvement or program change,
53 technology, environmental protection, energy conservation, accredi-
54 tation, facilities for the physically disabled and related projects
55 including costs incurred prior to April 1, 2006 subject to a plan
56 developed by the state university and approved by the director of
57 the budget (28F10608) ... 49,723,000 ............... (re. $8,284,000)
### Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Old Westbury</td>
<td>22,300</td>
</tr>
<tr>
<td>Empire State</td>
<td>6,000</td>
</tr>
<tr>
<td>Universitywide</td>
<td>16,423</td>
</tr>
<tr>
<td>For services and expenses related to the acqui-</td>
<td>5,000</td>
</tr>
<tr>
<td>sition, renovation, reconstruction, design, con-</td>
<td></td>
</tr>
<tr>
<td>struction or equipping the Neil D. Levin</td>
<td></td>
</tr>
<tr>
<td>and commerce</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>49,723</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2014:
An additional advance for alterations and improvements to various facilities including services and expenses, service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, technology, environmental protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2006 subject to an annual plan developed by the state university of New York which shall include projects in the following schedule:

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany Campus Revitalization Project</td>
<td>25,000</td>
</tr>
<tr>
<td>Alfred State College Grazing/Organic Management at Centennial Farm</td>
<td>4,900</td>
</tr>
<tr>
<td>Binghamton Engineering Science Research and Developement</td>
<td>60,000</td>
</tr>
<tr>
<td>Brockport New Student Recreation Center/Multipurpose Fieldhouse</td>
<td>15,000</td>
</tr>
<tr>
<td>Brooklyn HSC Basic Science Building Renovation</td>
<td>20,000</td>
</tr>
</tbody>
</table>
| Brooklyn Army Terminal. Notwithstanding any inconsisement provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $36,000,000 in state university capital construction funds to Bio-Bat, Inc., to be administered by The Research Foundation of State University of New York, for the construction, reconstruction, rehabilitation and redevelopment of the Brooklyn Army Terminal for use as a biotechnology commercial and research center. Bio-Bat,
Inc., or other appropriate corporation, is authorized to construct, reconstruct, rehabilitate and redevelop such facility using funds transferred from the state university construction fund to Bio-Bat, Inc., including costs, not to exceed $1,000,000, for costs incurred before July 1, 2006.

Buffalo State Athletic Stadium ........................................ 2,577
Buffalo University School of Engineering ......................... 24,600
Canton Convocation, Athletic & Recreation Center .......... 18,000
Ceramic Kazuo Inamori School of Engineering .................... 5,000
Cobleskill Old Quad/Wheeler Hall ............................... 11,300
Frisbee Hall Renovation ........................................... 6,500
Cornell ILR faculty Building Cost Escalation ............... 2,000
Cornell Agriculture Food Technology Park Construction.
Notwithstanding any inconsistent provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer $1,000,000 in state university capital construction funds to the Cornell Agriculture and Food Technology Park (CAFTP) for the partial costs of constructing the flexible technology research facility and related site improvements on the parcel of land transferred by the state to Cornell University and leased to the CAFTP for this purpose pursuant to chapter 463 of the laws of 2001.

Martha Van Rensselaer Hall Building Replacement Project 5,000
Cortland Bowers Hall/Upgrade Science/Tech .................. 20,000
Delhi Student Union Building ................................. 10,000
Farmingdale Dental Hygiene Care Center .................... 1,700
Construction of Student Center ............................... 20,000
Forestry New Academic Building ............................. 15,000
Fredonia Dunkirk Incubator .................................. 1,700
Morrisville Dairy Facility Reconfiguration ................. 8,500
New Paltz Old Main Building ............................... 10,000
Oneonta Renovation of Cooperstown Facility ............... 6,000
Optometry Health and Safety Upgrades ..................... 4,000
Oswego Renovations/Additions to Science Facilities, Phase I 25,000
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Plattsburgh
- Electrical Projects ............................................. 6,226
- Purchase
  - Campuswide renovations including HVAC ............................ 8,100
  - Purchase College Heritage Site .................................. 6,000

Stony Brook
- Southampton Campus - Renovations .................................. 10,000
- Stadium ........................................................................ 3,000
- Gyrodene - Upgrade and renovations .................................. 6,000
- Basketball Arena ....................................................... 8,000
- The Living Skin and Cellular Therapy Production
- Facility ............................................................................ 400

Utica-Rome
- Field House ............................................................ 20,000

University-wide
- For services and expenses of a not-for-profit corporation to be created for the development of the East Campus of the State university of New York at Albany for use as biotechnology research and technology center. Notwithstanding any provisions of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $10,000,000 in state university capital construction funds to a not-for-profit corporation to be created for the development of biotechnology research and technology center on the East Campus of the State university of New York at Albany ............................... 10,000

Total ................................................................. 436,503

By chapter 53, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2014:
- Advance for alterations and improvements to various facilities including services and expenses, service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, technology, environmental, protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2005 subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any provision of law, rule or regulation to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F10508) .................. 234,400,000 ....................................... (re. $6,272,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>Albany</td>
<td></td>
</tr>
<tr>
<td>- CESTM power substation</td>
<td></td>
</tr>
<tr>
<td>construction. Notwithstanding any provision of</td>
<td></td>
</tr>
</tbody>
</table>
law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $5,000,000 in state university capital construction funds to the Fuller road management corporation, pursuant to appropriation, for the construction of a power substation for the center for environmental sciences and logy management building and other related facilities on the university at Albany campus. Fuller road management corporation is authorized to construct such facility using funds transferred from the state university construction fund to Fuller road management corporation, and other funds available to Fuller road management corporation, pursuant to the terms of an executed lease agreement with the state university of New York trustees as authorized by chapter 643 of the laws of 1997 ......................... 5,000 -ASML High Tech Center construction. Notwithstanding any provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $75,000,000 in state university capital construction funds to the Fuller road management corporation, or other appropriate corporation, pursuant to appropriation, for the construction of a high tech center for ASML and other related facilities on the university at Albany campus. Fuller road management corporation, or other appropriate corporation, is authorized to construct such facility
STATE UNIVERSITY OF NEW YORK
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

using funds transferred from the state university construction fund to the Fuller road management corporation, or other appropriate corporation, and other funds available to Fuller road management corporation, or other appropriate corporation, pursuant to the terms of an executed lease agreement with the state university of New York trustees as authorized by chapter 643 of the laws of 1997 ............................ 75,000

Buffalo University
-Pharmacy School construction ..... 27,000
Cornell
-Martha Van Rensselaer construction .................... 9,000
Empire State College
-Construction ............................... 20,000
Fredonia
-Heating system replacement ...... 14,000
Stony Brook
-Long Island Veterans' Home improvements ....................... 400
Universitywide
-Campuswide priority projects including the Monroe Community College-New Downtown Campus and the Orange County Community College-Newburgh Campus according to the following schedule .......... 83,000 sub-schedule
Universitywide
-Campuswide projects ............ 50,000
-Monroe Community College New Downtown Campus (State Share) ............... 18,000
-Orange County Community College Newburgh Campus (State Share) .................... 15,000
----------------
Total ...................... 234,400

By chapter 53, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2016:
An additional advance for alterations and improvements to various facilities including services and expenses, service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, technology, environmental protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2005
subject to an annual plan developed by the state university of New York which shall include projects in the following schedule (28F20508) ... 427,775,000 ....................... (re. $38,707,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany</td>
<td></td>
</tr>
</tbody>
</table>
| Nanotechnology Research Facility and Equipment for the International Venture for Nanotechnology (INVENT). Notwithstanding any provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $75,000,000 in state university capital construction funds to the Fuller road management corporation, pursuant to appropriation, for the construction of a nanotechnology research facility and equipment for the international venture for nanotechnology on the university at Albany campus. Fuller road management corporation is authorized to construct such facility using funds transferred from the state university construction fund to Fuller road management corporation, and other funds available to Fuller road management corporation, pursuant to the terms of an executed lease agreement with the state university of New York trustees as authorized by chapter 643 of the laws of 1997 ......... 75,000
<p>| East Campus Cancer Research Bldg/Equipment School of Public Health Expansion. Notwithstanding any inconsistent provision of law to the contrary, the state university construction fund is hereby authorized to enter into a service agreement to transfer up to $25,000,000 in state university capital construction funds to the university of Albany foundation or its designee for construction of a cancer research center at the east campus and equipment and infrastructure for the school |</p>
<table>
<thead>
<tr>
<th></th>
<th>Capital Projects - Reappropriations 2017-18</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>of public health expansion,</td>
</tr>
<tr>
<td>2</td>
<td>pursuant to appropriation</td>
</tr>
<tr>
<td>3</td>
<td>therefore .................................. 25,000</td>
</tr>
<tr>
<td>4</td>
<td>Life Sciences Bldg Equipment ............ 14,000</td>
</tr>
<tr>
<td>5</td>
<td>New Entry/Admissions Bldg</td>
</tr>
<tr>
<td>6</td>
<td>Equipment .................................. 3,500</td>
</tr>
<tr>
<td>7</td>
<td>New Entry/Admissions Bldg</td>
</tr>
<tr>
<td>8</td>
<td>Site/Plaza Improvements ................ 5,000</td>
</tr>
<tr>
<td>9</td>
<td>Life Sciences Bldg</td>
</tr>
<tr>
<td>10</td>
<td>Complete Shelled Wing .................... 2,000</td>
</tr>
<tr>
<td>11</td>
<td>Brubacher Hall ................................ 1,000</td>
</tr>
<tr>
<td>12</td>
<td>Alfred Ceramics</td>
</tr>
<tr>
<td>13</td>
<td>Expansion of the School of Arts</td>
</tr>
<tr>
<td>14</td>
<td>&amp; Design .................................. 10,000</td>
</tr>
<tr>
<td>15</td>
<td>Binghamton</td>
</tr>
<tr>
<td>16</td>
<td>Nanotech Center ........................... 6,000</td>
</tr>
<tr>
<td>17</td>
<td>Athletic Fields ................................ 5,000</td>
</tr>
<tr>
<td>18</td>
<td>Downtown Campus ............................ 4,000</td>
</tr>
<tr>
<td>19</td>
<td>Brooklyn HSC</td>
</tr>
<tr>
<td>20</td>
<td>Notwithstanding any inconsistent</td>
</tr>
<tr>
<td>21</td>
<td>provision of law to the contrary,</td>
</tr>
<tr>
<td>22</td>
<td>the state university</td>
</tr>
<tr>
<td>23</td>
<td>construction fund is hereby</td>
</tr>
<tr>
<td>24</td>
<td>authorized to enter into a</td>
</tr>
<tr>
<td>25</td>
<td>service agreement to transfer</td>
</tr>
<tr>
<td>26</td>
<td>up to $3,000,000 in state</td>
</tr>
<tr>
<td>27</td>
<td>university capital construction</td>
</tr>
<tr>
<td>28</td>
<td>funds to the Research</td>
</tr>
<tr>
<td>29</td>
<td>Foundation of State University of</td>
</tr>
<tr>
<td>30</td>
<td>New York, for the construction</td>
</tr>
<tr>
<td>31</td>
<td>of phase III incubator for</td>
</tr>
<tr>
<td>32</td>
<td>SUNY Downstate's Biotechnology</td>
</tr>
<tr>
<td>33</td>
<td>Incubator Project ........................ 3,000</td>
</tr>
<tr>
<td>34</td>
<td>Canton</td>
</tr>
<tr>
<td>35</td>
<td>Nevaldine Hall Improvements ............. 6,000</td>
</tr>
<tr>
<td>36</td>
<td>Cornell</td>
</tr>
<tr>
<td>37</td>
<td>ILR Faculty Wing Restoration ............ 3,000</td>
</tr>
<tr>
<td>38</td>
<td>Cortland</td>
</tr>
<tr>
<td>39</td>
<td>Child Care Center ........................ 10,000</td>
</tr>
<tr>
<td>40</td>
<td>Empire State</td>
</tr>
<tr>
<td>41</td>
<td>Additional Construction .................. 5,000</td>
</tr>
<tr>
<td>42</td>
<td>Farmingdale</td>
</tr>
<tr>
<td>43</td>
<td>Library Renovations, Roof and</td>
</tr>
<tr>
<td>44</td>
<td>Renovations .............................. 1,500</td>
</tr>
<tr>
<td>45</td>
<td>Athletic Complex Renovation ............. 500</td>
</tr>
<tr>
<td>46</td>
<td>Student &amp; Financial Information</td>
</tr>
<tr>
<td>47</td>
<td>Sys. Soft/Hardware ...................... 1,000</td>
</tr>
<tr>
<td>48</td>
<td>Forestry</td>
</tr>
<tr>
<td>49</td>
<td>Bio Fuel Initiative ...................... 500</td>
</tr>
<tr>
<td>50</td>
<td>Distance Learning ......................... 3,150</td>
</tr>
<tr>
<td>51</td>
<td>Public Display ................................ 3,150</td>
</tr>
<tr>
<td>52</td>
<td>Fredonia</td>
</tr>
<tr>
<td>53</td>
<td>High Tech Incubator ...................... 3,000</td>
</tr>
<tr>
<td>54</td>
<td>Geneseo</td>
</tr>
<tr>
<td>55</td>
<td>Integrated Science Building Project ..... 14,500</td>
</tr>
<tr>
<td>56</td>
<td>Maritime</td>
</tr>
<tr>
<td>57</td>
<td>Campus-wide Projects ..................... 700</td>
</tr>
<tr>
<td>58</td>
<td>Pier Replacement and expansion ......... 10,000</td>
</tr>
<tr>
<td>Project</td>
<td>Amount</td>
</tr>
<tr>
<td>----------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Morrisville Automotive Performance Center</td>
<td>2,500</td>
</tr>
<tr>
<td>New Paltz Rehabilitation</td>
<td>2,500</td>
</tr>
<tr>
<td>New Paltz Student Union Building</td>
<td>10,000</td>
</tr>
<tr>
<td>Oneonta Fine Arts Building</td>
<td>8,000</td>
</tr>
<tr>
<td>Oswego Renovation of Television and radio facilities</td>
<td>875</td>
</tr>
<tr>
<td>Plattsburgh Electrical Systems Upgrade</td>
<td>3,000</td>
</tr>
<tr>
<td>Emergency Power System</td>
<td>3,000</td>
</tr>
<tr>
<td>Oneonta Cogeneration Facility</td>
<td>8,000</td>
</tr>
<tr>
<td>Purchase Central Plaza Renovations and Improvements</td>
<td>15,000</td>
</tr>
<tr>
<td>Stony Brook Student Recreation Center</td>
<td>19,500</td>
</tr>
<tr>
<td>Athletic Department</td>
<td>1,500</td>
</tr>
<tr>
<td>Stony Brook Expansion and outdoor athletics stadium</td>
<td>22,200</td>
</tr>
<tr>
<td>Stony Brook Long Island Children's Hospital / MART Center</td>
<td>5,000</td>
</tr>
<tr>
<td>Southampton Acquisition</td>
<td>35,000</td>
</tr>
<tr>
<td>Utica-Rome Auxiliary Services Building</td>
<td>13,600</td>
</tr>
<tr>
<td>University at Buffalo School of Engineering - Phase 1</td>
<td>25,000</td>
</tr>
<tr>
<td>University-wide For services and expenses for the development of a high-tech portal to be developed pursuant to a memorandum of understanding to be executed by the Commission on Independent Colleges and Universities (CICU) and the state university of New York (SUNY)</td>
<td>2,500</td>
</tr>
<tr>
<td>New York Network</td>
<td>1,600</td>
</tr>
<tr>
<td>Educational Opportunity Centers Construction, acquisition, renovation or rehabilitation of a facility including equipment and other necessary and incidental costs related to a new Educational Opportunity Center to be located in the City of Rochester</td>
<td>12,000</td>
</tr>
<tr>
<td>Construction, acquisition, renovation or rehabilitation of a facility including equipment and other necessary and incidental costs</td>
<td></td>
</tr>
</tbody>
</table>
By chapter 53, section 1, of the laws of 2005, as amended by chapter 62, section 3, of the laws of 2005:
An advance to SUNY hospitals for alterations, improvements, service and expenses, and new facilities including costs incurred prior to April 1, 2005 (28FH0508) ... 69,000,000 ......... (re. $19,782,000)

Project Schedule

<table>
<thead>
<tr>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>(thousands of dollars)</td>
</tr>
<tr>
<td>--------------------------</td>
</tr>
</tbody>
</table>

Brooklyn
Emergency Department Expansion including Bio-terrorism Readiness construction and renovation ......................... 5,000
Emergency system Expansion and Information Technology Infrastructure ......................... 3,000
Cardiovascular Service restoration and expansion ........ 4,000
Intensive Care Unit Expansion ........ 2,000
Ambulatory Services Expansion and rehabilitation ......................... 3,000
Parking Services Expansion and Rehabilitation ......................... 2,000
Clinical Laboratory Relocation .... 3,000
Additional Hospital-wide priorities ......................... 1,000

Syracuse
Additional costs related to medical/surgical expansion ........ 10,000
East Wing Ambulatory Cancer Center ......................... 10,000
Additional Hospital-wide priorities ......................... 3,000
Stonybrook HSC Cancer Center ......................... 23,000

69,000

By chapter 53, section 1, of the laws of 2004, as amended by chapter 54, section 1, of the laws of 2012:
Advance for alterations and improvements to various facilities including services and expenses, service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, technology, environmental, protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2004 subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any provision of law, rule or regulation
to the contrary, amounts designated as university-wide, may be made available for projects identified and approved by the governor and the chancellor of the state university of New York pursuant to the NY-SUNY 2020 challenge grant program (28F80408) ........................ 1,612,000,000 .............................. (re. $23,042,000)

By chapter 53, section 1, of the laws of 2004 as added by chapter 55, section 4, of the laws of 2004, and as amended by chapter 53, section 1, of the laws of 2010:
Alterations and improvements for projects university-wide, including services and expenses and minor rehabilitation and improvement, including costs incurred prior to April 1, 2004 (28R80408) ........... 25,002,000 .............................. (re. $243,000)

By chapter 53, section 1, of the laws of 2003:
Advance to SUNY hospitals for alterations, improvements, services and expenses, and new facilities including costs incurred prior to April 1, 2003 subject to a plan developed by the state university and approved by the director of the budget (28FH0308) .................. 350,000,000 .............................. (re. $28,578,000)

Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brooklyn</td>
<td>74,700</td>
</tr>
<tr>
<td>For university-wide projects which may include but are not limited to:</td>
<td></td>
</tr>
<tr>
<td>- Cancer Center</td>
<td></td>
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<tr>
<td>- Children's Center</td>
<td></td>
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<tr>
<td>- General and Ambulatory Surgery</td>
<td></td>
</tr>
<tr>
<td>- Transplant and Renal Services</td>
<td></td>
</tr>
<tr>
<td>- Geriatrics Center</td>
<td></td>
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<td>Syracuse</td>
<td>126,700</td>
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<tr>
<td>For university-wide projects which may include but are not limited to:</td>
<td></td>
</tr>
<tr>
<td>- Medical/Surgical Expansion</td>
<td></td>
</tr>
<tr>
<td>- Cancer Center</td>
<td></td>
</tr>
<tr>
<td>- Pediatric Center</td>
<td></td>
</tr>
<tr>
<td>- Northwing Renovation</td>
<td></td>
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<tr>
<td>- Operating Room Expansion</td>
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<td>Stony Brook</td>
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<td>For university-wide projects which may include but are not limited to:</td>
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<tr>
<td>- Cardiovascular Expansion</td>
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<td>- Cancer Center</td>
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<td>- Neo-natal Intensive Care Unit and Obstetrics</td>
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<tr>
<td>- Expansion Ambulatory Surgery Expansion</td>
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<tr>
<td>- Medical/Surgical Expansion</td>
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<td>University-wide Hospital Projects</td>
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<td>- Subject to a plan developed by the state university and approved by the director of the budget</td>
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<td>Total</td>
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==
By chapter 53, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2016:
For additional General Maintenance and improvements (28R89808) ........
100,250,000 .................................................. (re. $1,481,000)

STATE UNIVERSITY CAPITAL PROJECTS FUND (CCP)

Capital Projects Funds - Other
State University Capital Projects Fund
Administration Purpose

By chapter 54, section 1, of the laws of 2014:
Alterations and improvements for projects university-wide including, services and expenses, new facilities, and projects approved pursuant to the NY-SUNY 2020 challenge grant program, which may include revenue transfers from various external revenue sources and the payment of liabilities prior to April 1, 2014 (28C111450) ...........
150,000,000 .................................................. (re. $150,000,000)

By chapter 54, section 1, of the laws of 2013:
Alterations and improvements for projects university-wide including, services and expenses, new facilities, and projects approved pursuant to the NY-SUNY 2020 challenge grant program, which may include revenue transfers from various external revenue sources and the payment of liabilities prior to April 1, 2013 (28C111350) ...........
25,000,000 .................................................. (re. $25,000,000)

By chapter 54, section 1, of the laws of 2012:
Alterations and improvements for projects university-wide including, services and expenses, new facilities, and projects approved pursuant to the NY-SUNY 2020 challenge grant program. May include revenue transfers from various external revenue sources and the payment of liabilities prior to April 1, 2012 (28C111250) ...........
184,000,000 .................................................. (re. $108,426,000)

By chapter 53, section 1, of the laws of 2008:
Alterations and improvements for projects university-wide including services and expenses and new facilities. May include revenue transfer from various external revenue sources and the payment of liabilities incurred prior to April 1, 2008 (28C10850) ...........
500,000,000 .................................................. (re. $178,763,000)

By chapter 53, section 1, of the laws of 2004, as added by chapter 55, section 4, of the laws of 2004:
Alterations and improvements for projects university-wide including services and expenses and new facilities. May include revenue transfer from various external revenue sources and the payment of liabilities incurred prior to April 1, 2004 (28080450) ..................
150,000,000 .................................................. (re. $34,585,000)

By chapter 53, section 1, of the laws of 2002:
Alterations and improvements for projects university-wide including new facilities. May include revenue transfer from various external revenue sources and the payment of liabilities incurred prior to April 1, 2002 (28C10250) ................ 20,000,000 ........ (re. $11,086,000)

STATE UNIVERSITY RESIDENCE HALL REHABILITATION FUND (CCP)

Capital Projects Funds - Other
State University Residence Hall Rehabilitation Fund
Preservation of Facilities Purpose
STATE UNIVERSITY OF NEW YORK  
(APPROPRIATED TO THE STATE UNIVERSITY CONSTRUCTION FUND)  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18  

By chapter 55, section 1, of the laws of 2016:  
Alterations and improvements for residence hall rehabilitation  
projects and for residence hall renovations including services and  
expenses, to be financed by a transfer from the debt service fund  
state university dormitory income fund or other external revenue  
sources subject to a plan developed by the state university and  
approved by the director of the budget. Notwithstanding any other  
law to the contrary, all or a portion of the amounts hereby  
appropriated may be transferred or suballocated to the dormitory  
authority and/or the state university of New York for such purpose  
(28D31603) ... 50,000,000 ....................... (re. $50,000,000)  

By chapter 54, section 1, of the laws of 2015:  
Alterations and improvements for residence hall rehabilitation  
projects and for residence hall renovations including services and  
expenses, to be financed by a transfer from the debt service fund  
state university dormitory income fund or other external revenue  
sources subject to a plan developed by the state university and  
approved by the director of the budget. Notwithstanding any other  
law to the contrary, all or a portion of the amounts hereby appro-  
priated may be transferred or suballocated to the dormitory authori-  
yty and/or the state university of New York for such purpose  
(28D31503) ... 50,000,000 ....................... (re. $50,000,000)  

By chapter 54, section 1, of the laws of 2014:  
Alterations and improvements for residence hall rehabilitation  
projects and for residence hall renovations including services and  
expenses, to be financed by a transfer from the debt service fund  
state university dormitory income fund or other external revenue  
sources subject to a plan developed by the state university and  
approved by the director of the budget. Notwithstanding any other  
law to the contrary, all or a portion of the amounts hereby appro-  
priated may be transferred or suballocated to the dormitory authori-  
yty and/or the state university of New York for such purpose  
(28D31403) ... 50,000,000 ....................... (re. $47,949,000)  

By chapter 54, section 1, of the laws of 2013:  
Alterations and improvements for residence hall rehabilitation  
projects and for residence hall renovations including services and  
expenses, to be financed by a transfer from the debt service fund  
state university dormitory income fund or other external revenue  
sources subject to a plan developed by the state university and  
approved by the director of the budget. Notwithstanding any other  
law to the contrary, all or a portion of the amounts hereby appro-  
priated may be transferred or suballocated to the dormitory authori-  
yty and/or the state university of New York for such purpose  
(28D31303) ... 50,000,000 ....................... (re. $21,006,000)  

By chapter 54, section 1, of the laws of 2012:  
Alterations and improvements for residence hall rehabilitation  
projects and for residence hall renovations including services and  
expenses, to be financed by a transfer from the debt service fund  
state university dormitory income fund or other external revenue  
sources subject to a plan developed by the state university and  
approved by the director of the budget. Notwithstanding any other  
law to the contrary, all or a portion of the amounts hereby appro-  
priated may be transferred or suballocated to the dormitory authori-  
yty and/or the state university of New York for such purpose  
(28D31203) ... 45,000,000 ....................... (re. $16,920,000)
By chapter 54, section 1, of the laws of 2011:
Alterations and improvements for residence hall rehabilitation projects and for residence hall renovations including services and expenses, to be financed by a transfer from the debt service fund state university dormitory income fund or other external revenue sources subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be transferred to the dormitory authority and/or the state university of New York for such purpose (28D31103) ......... 90,000,000 .................................................. (re. $10,638,000)

By chapter 53, section 1, of the laws of 2008:
Alterations and improvements for residence hall rehabilitation projects and for residence hall renovations including services and expenses, to be financed by a transfer from the debt service fund state university dormitory income fund - 330 or other external revenue sources subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be transferred to the dormitory authority and/or the State University of New York for such purposes (28D30803) ...... 123,000,000 .................................................. (re. $4,548,000)

By chapter 53, section 1, of the laws of 2003:
Alterations and improvements for residence hall rehabilitation projects and for residence hall renovations including services and expenses, to be financed by a transfer from the debt service fund state university dormitory income fund - 330 or other external revenue sources subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be transferred to the dormitory authority for such purposes (28D30303) ......................... 100,000,000 .................................................. (re. $990,000)
By chapter 53, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2012: An advance for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled and relate projects including costs incurred prior to April 1, 2006 subject to a plan submitted by the SUNY trustees and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28FC0650) ... 41,700,000 ................. (re. $678,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>ESTIMATED</th>
<th>ESTIMATED</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>TOTAL STATE &amp; LOCAL SHARE</td>
<td>STATE SHARE</td>
</tr>
<tr>
<td>Cayuga County Community College</td>
<td>(thousands of dollars)</td>
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<tr>
<td>Master Plan Projects</td>
<td>800</td>
<td>400</td>
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<tr>
<td>Finger Lakes Community College</td>
<td>Renovations</td>
<td>12,000</td>
</tr>
<tr>
<td>Student Services Center and Auditorium, Phase 1B</td>
<td>Library Addition and Renovation Phase II</td>
<td>6,850</td>
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<tr>
<td>Herkimer County Community College</td>
<td>Master Plan Phases II and III</td>
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</tr>
<tr>
<td>Jefferson Community College</td>
<td>Renovation and Revitalization Project Phase II</td>
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<tr>
<td>Monroe Community College</td>
<td>Athletic Field House</td>
<td>12,000</td>
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<tr>
<td>Niagara County Community College</td>
<td>Bookstore Expansion Project</td>
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<tr>
<td>Orange County Community College</td>
<td>Newburgh Campus</td>
<td>30,000</td>
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<tr>
<td>Westchester Community College</td>
<td>Master Plan Projects</td>
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<tr>
<td></td>
<td>Total</td>
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</table>

Additional advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conserva-
STATE UNIVERSITY OF NEW YORK  
COMMUNITY COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. An advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2005. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28FC0508) ................ 53,270,000 ........................ (re. $2,253,000)

Project Schedule

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>ESTIMATED</th>
<th>ESTIMATED</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>TOTAL STATE</td>
<td>50 PERCENT</td>
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<tr>
<td></td>
<td>&amp; LOCAL SHARE</td>
<td>STATE SHARE</td>
</tr>
<tr>
<td>(thousands of dollars)</td>
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<td></td>
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<tr>
<td>Adirondack Community College</td>
<td>4,000</td>
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<tr>
<td>Regional Higher Education Center</td>
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<tr>
<td>Erie Community College</td>
<td>400</td>
<td>200</td>
</tr>
<tr>
<td>Industrial Refrigeration Lab</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fashion Institute of Technology</td>
<td>400</td>
<td>200</td>
</tr>
<tr>
<td>Bill Blass Center</td>
<td>400</td>
<td>200</td>
</tr>
<tr>
<td>Hudson Valley Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Site Improvements and Improvements for Pedestrian and Vehicular Circulation</td>
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<td>1,000</td>
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<tr>
<td>Jefferson Community College</td>
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<td>400</td>
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<tr>
<td>McVean Gymnasium/Renovation Projects</td>
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<tr>
<td>Nassau County Community College</td>
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<tr>
<td>Performing Arts Center Design</td>
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<td>Plaza Reconstruction Phase 2</td>
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<td>Fire Alarm Upgrade Phase 1</td>
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<td>Rockland Community College</td>
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<td>400</td>
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<tr>
<td>Children's Day Care Center</td>
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<td></td>
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<tr>
<td>Simulated Nursing Skills</td>
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</tr>
<tr>
<td>Training Center</td>
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<td></td>
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<tr>
<td>Suffolk County Community College</td>
<td>300</td>
<td>150</td>
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<tr>
<td>Fire Sprinkler System</td>
<td>546</td>
<td>273</td>
</tr>
<tr>
<td>Science and Technology Building</td>
<td>15,000</td>
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<tr>
<td>Tompkins Cortland Community College</td>
<td>4,800</td>
<td>2,400</td>
</tr>
<tr>
<td>Master Plan Amendment Increase</td>
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<td>Additional Master Plan Projects</td>
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<td>Westchester Community College</td>
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<td></td>
</tr>
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</tr>
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</table>

By chapter 53, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2012:

An advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled and related projects including costs incurred prior to April 1, 2005. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28FC0508) ................. 53,270,000 ........................ (re. $2,253,000)
<table>
<thead>
<tr>
<th>Project</th>
<th>ESTIMATED TOTAL STATE</th>
<th>ESTIMATED 50 PERCENT &amp; LOCAL SHARE</th>
</tr>
</thead>
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<tr>
<td>Tompkins Cortland Community College College Athletic Complex</td>
<td>21,200</td>
<td>10,600</td>
</tr>
<tr>
<td>Hudson Valley Community College Facility Design and Planning</td>
<td>1,000</td>
<td>500</td>
</tr>
<tr>
<td>Master Plan</td>
<td>11,400</td>
<td>5,700</td>
</tr>
<tr>
<td>Finger Lakes Community College Auditorium and Performing Arts Program Facility</td>
<td>2,000</td>
<td>1,000</td>
</tr>
<tr>
<td>Orange County Community College Master Plan</td>
<td>1,618</td>
<td>809</td>
</tr>
<tr>
<td>Erie Community College North Campus conversion of Lab Space to Classrooms</td>
<td>30</td>
<td>15</td>
</tr>
<tr>
<td>North Campus Industrial Refrigeration Technology Center</td>
<td>600</td>
<td>300</td>
</tr>
<tr>
<td>Corning Community College Academic and Career Advancement Center</td>
<td>1,000</td>
<td>500</td>
</tr>
<tr>
<td>Onondaga Community College Academic Building - HVAC, electrical, mechanical systems upgrades</td>
<td>526</td>
<td>263</td>
</tr>
<tr>
<td>Children's Learning Center</td>
<td>2,500</td>
<td>1,250</td>
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<tr>
<td>Coulter Library - HVAC, electrical, mechanical systems upgrades</td>
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<td>Coulter Library - Safety and Security Enhancements</td>
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<td>Gordon Student Center</td>
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<tr>
<td>Health and Physical Education Building - Humidification system and renovations</td>
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<td>J. Stanley Coyne Building - HVAC, electrical, mechanical systems upgrades</td>
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<td>150</td>
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<tr>
<td>Roof Replacement - Gordon Student Center and Ferrante Hall</td>
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<tr>
<td>Service and Maintenance Building - HVAC, electrical, mechanical systems upgrades</td>
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<td>285</td>
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<tr>
<td>Technology upgrades and Expansion</td>
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<td>992</td>
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<tr>
<td>Ulster Community College Microbiology Lab Upgrades</td>
<td>572</td>
<td>286</td>
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<tr>
<td>Fashion Institute of Technology For the Establishment of a Bill Blass Center</td>
<td>400</td>
<td>200</td>
</tr>
<tr>
<td>Schenectady Community College Workforce training program in superconductive tech</td>
<td>1,110</td>
<td>555</td>
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<tr>
<td>The completion of the Master Plan</td>
<td>10,000</td>
<td>5,000</td>
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</table>
### Capital Projects - Reappropriations 2017-18

<table>
<thead>
<tr>
<th>College</th>
<th>Construction</th>
<th>Classroom Building Renovation</th>
<th>Academic Arts Building Renovation</th>
<th>Technology Bldg Renovation</th>
<th>Total</th>
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<td>Suffolk County Community College</td>
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<td>Westchester Community College</td>
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<td>Suffolk County Community College</td>
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<td>Suffolk County Community College</td>
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<tr>
<td>Broome Community College</td>
<td>2,000</td>
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</tbody>
</table>

**Total** ........................................... **106,540**

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By chapter 53, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2016:

For an additional advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation and equipment; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects including plan preparation costs incurred prior to April 1, 1998. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28NF98C1) ... 175,000,000 ................................... (re. $1,000,000)

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By chapter 53, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2012:

State financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2008, subject to a plan submitted by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28R80801) ... 20,000,000 ........................... (re. $19,840,000)
STATE UNIVERSITY OF NEW YORK
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Project Schedule

|                     | ESTIMATED | ESTIMATED
|---------------------|-----------|-----------
|                     | TOTAL STATE | 50 PERCENT
|                     | & LOCAL SHARE | STATE SHARE
|---------------------|--------------|------------
<table>
<thead>
<tr>
<th></th>
<th>(thousands of dollars)</th>
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<tbody>
<tr>
<td>Statewide</td>
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<td>Subject to a plan developed by the state university and approved by the director of the budget Critical Maintenance, Safety and Security</td>
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<tr>
<td></td>
<td>20,000</td>
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<tr>
<td>Total</td>
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<tr>
<td></td>
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</tr>
<tr>
<td>Capital Projects Funds - Other Capital Projects Fund Program Improvement or Program Change Purpose</td>
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</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2016, as amended by chapter 53, section 3, of the laws of 2016:

For services and expenses for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memoranda of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2016, subject to a plan submitted by the state university and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CC1608) ... 23,053,000 ....................... (re. $23,030,000)

Project Schedule

|                     | ESTIMATED | ESTIMATED
|---------------------|-----------|-----------
|                     | TOTAL SHARE | 50 PERCENT
|                     | & LOCAL SHARE | STATE SHARE
|---------------------|--------------|------------
<table>
<thead>
<tr>
<th></th>
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Total                  46,106 23,053
By chapter 54, section 1, of the laws of 2015:
For services and expenses for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memoranda of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2015, subject to a plan submitted by the state university and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28C11508) ... 81,176,000 .................... (re. $72,203,000)

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For services and expenses for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memoranda of understanding,
STATE UNIVERSITY OF NEW YORK  
COMMUNITY COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18  

capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2015, subject to a plan submitted by the state university and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes  (28CC1508)  

... 62,153,000 ........................................... (re. $47,011,000)  

Project Schedule  

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STATE UNIVERSITY OF NEW YORK
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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By chapter 54, section 1, of the laws of 2014:
An advance for the state share of financial assistance to community colleges for alterations and improvements to existing facilities including service contracts, memorandum of understanding, capital design, construction, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2014, subject to a plan submitted by the state university and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CC1408) ........................................ 32,129,000 ....................................... (re. $27,350,000)

Project Schedule

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## STATE UNIVERSITY OF NEW YORK
### COMMUNITY COLLEGES
#### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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By chapter 54, section 1, of the laws of 2013:
An advance for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2013, subject to a plan submitted by the state university and approved by the director of the budget, and which may include, but not be limited to, projects in the following schedule. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CC1308) ... 38,499,000 ................................... (re. $25,621,000)
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### STATE UNIVERSITY OF NEW YORK
COMMUNITY COLLEGES

### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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<td>Elevator Repair/Renovation</td>
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<td>Westchester Community College</td>
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By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2012:

An advance for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2011, subject to a plan submitted by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CC1108) (re. $12,408,000)

---

Project Schedule

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<tr>
<th>College</th>
<th>Project Description</th>
<th>ESTIMATED &amp; LOCAL SHARE</th>
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<tr>
<td>Adirondack Community College</td>
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<td>Broadcast Studio</td>
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<td>Finger Lakes Community College</td>
<td>Capital Improvement Program</td>
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<tr>
<td>Niagara Community College</td>
<td>Hospitality &amp; Tourism Institute</td>
<td>9,650 4,825</td>
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### STATE UNIVERSITY OF NEW YORK

COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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<th>Estimated</th>
<th>State Share</th>
<th>Local Share</th>
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<tbody>
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<td>1. Nassau County Community College</td>
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<td>2. Rehab Plaza, Ph. II</td>
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<td>8. Infrastructure Assessment &amp; MP Update</td>
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<td>12. Tennis Facilities</td>
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<td>13. Orange County Community College</td>
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<td>14. Newburgh Project</td>
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<td>16. Infrastructure Improvements</td>
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<td>17. Westchester Community College</td>
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<td>18. Safety and Security Improvements</td>
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<td>21. Total</td>
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For additional advances for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2011, subject to a plan submitted by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CL1108) $799,750.

### Project Schedule

<table>
<thead>
<tr>
<th>Project Description</th>
<th>Estimated</th>
<th>State Share</th>
<th>Local Share</th>
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<tr>
<td>Jamestown Community College</td>
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<tr>
<td>1. Renovation of Carnahan</td>
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<tr>
<td>2. Acquisition of land adjacent to Jamestown campus</td>
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<td>3. Gateway Building</td>
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By chapter 53, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2012:

An advance for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation,
STATE UNIVERSITY OF NEW YORK  
COMMUNITY COLLEGES  

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  equipment and personal service costs; for health and safety, preser-
2  vation of facilities, technology upgrades, new facilities, program
3  improvements or program changes, environmental protection, energy
4  conservation, accreditation, facilities for the physically disabled,
5  and related projects, including costs incurred prior to April 1,
6  2010, subject to a plan submitted by the state university and
7  approved by the director of the budget. Notwithstanding any other
8  law to the contrary, all or a portion of the amounts hereby appro-
9  priated may be suballocated or transferred to the state university
10  construction fund for such purposes (28CC1008) .................
11  22,426,000 ........................................ (re. $8,000,000)

Project Schedule

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<td>And Expansion .................</td>
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<td>Fashion Institute of Technology</td>
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<td>Banner Project/Life Sciences Building</td>
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(thousands of dollars)
By chapter 53, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2012:

An advance for the state share of financial assistance to community colleges for alterations and improvements to various facilities including service contracts, memorandum of understanding, capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, technology upgrades, new facilities, program improvements or program changes, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects, including costs incurred prior to April 1, 2009, subject to a plan submitted by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28CC0908) ..................... 45,700,000 ....................................... (re. $13,088,000)

Project Schedule

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<table>
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<th>Project Schedule</th>
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<td>Fashion Institute of Technology Improvement Projects Campuswide 4,338 2,169</td>
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<td>Parking Lot Expansion (CEC) 1,000 500</td>
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<td>New Science Building 12,000 6,000</td>
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<td>Fire Alarm Upgrades 2,000 1,000</td>
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<td>Road and Parking Lot Paving 9,600 4,800</td>
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### Project Schedule

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<th>Estimated State Share (thousands of dollars)</th>
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<td>Construct New Culinary Arts</td>
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<td>Onondaga Community College</td>
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<td>Athletics Complex</td>
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<td>Milledge Community College</td>
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STATE UNIVERSITY OF NEW YORK
COMMUNITY COLLEGES

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Suffolk County Community College
2 Fire Sprinkler Infrastructure ................ 74 37
3 Reconstruction of Central Plaza ............. 750 375
4 Renovations to Sagikos Bldg ................... 6,100 3,050
5 Health and Sports Facilities- 8,875
6 Eastern Campus ................................ 17,750
7 Learning Resource Center-Grant .............. 32,400 16,200
8 Campus ........................................ 7,550 3,775
9 Air Conditioning-College-wide ............... 53
10 Sullivan County Community College
11 Safety Equipment Across Campus .............. 800 400
12 Upgrade Current Computer Labs ............... 1,000 500
13 Replacement of Roofs ......................... 2,250 1,125
14 Complete Mainframe Computer ............... 2,400 1,200
15 Upgrade ....................................... 2,400 1,200
16 Center for Advanced Science and Technology ........................................ 6,000 3,000
17 Renovations for Instructional ................ 250 125
18 Center for Advanced Science and Technology/Green Building 21
19 Initiative ..................................... 15,000 7,500
20 Ulster County Community College
21 Update Facilities Master Plan ............... 840 420
22 Improvements to Classroom ................... 2,000 1,000
23 Facilities ..................................... 2,000 1,000
24 Westchester Community College
25 Administration Building .................... 2,548 1,274
26 Air Conditioning and CFC ..................... 244 122
27 Physical Education Field ..................... 2,866 1,433
28 Improvements .................................. 2,866 1,433
29 Physical Education Building ................. 4,196 2,098
30 Renovations .................................. 4,196 2,098
31 Health Science Building ..................... 2,174 1,087
32 Technology Improvements ..................... 2,702 1,351
33 Total ......................................... 740,306 370,153
34
35 By chapter 53, section 1, of the laws of 2003, as amended by chapter 54,
36 section 1, of the laws of 2012:
37 State financial assistance to community colleges for alterations and
38 improvements to various facilities including services and expenses,
capital design, construction, acquisition, reconstruction, rehabilitation
and equipment; for health and safety, preservation of facilities,
new facilities, program improvement or program change, environmental
protection, energy conservation, accreditation, facilities
for the physically disabled, and related projects including costs
incurred prior to April 1, 2003 subject to a plan developed by the
state university and approved by the director of the budget.
Notwithstanding any other law to the contrary, all or a portion of
the amounts hereby appropriated may be suballocated or transferred
to the state university construction fund for such purposes
(28RC0308) ... 25,000,000 ........................ (re. $7,211,000)
### Project Schedule

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**University-Wide**

For University-wide projects

which may include, but are not limited to funding for a community college capital condition assessment study

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**Total**

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State financial assistance to community colleges for alterations and improvements for technology including costs incurred prior to April 1, 2003 subject to a plan developed by the state university and approved by the director of the budget. Notwithstanding any other law to the contrary, all or a portion of the amounts hereby appropriated may be suballocated or transferred to the state university construction fund for such purposes (28RT0308) ........................................ (re. $287,000)

An advance for state financial assistance to community colleges for alterations and improvements to various facilities including capital design, construction, acquisition, reconstruction, rehabilitation, equipment and personal service costs; for health and safety, preservation of facilities, new facilities, program improvement or program change, environmental protection, energy conservation, accreditation, facilities for the physically disabled, and related projects.
including costs incurred prior to April 1, 2003 subject to a plan
developed by the state university and approved by the director of
the budget. Notwithstanding any other law to the contrary, all or a
portion of the amounts hereby appropriated may be suballocated or
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purposes (28FC0308) ... 175,000,000 ............. (re. $34,502,000)

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<tr>
<td>- Advanced Training &amp; Ed Center</td>
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<tr>
<td>- Building 9 Renovation for training and education</td>
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<tr>
<td>Nassau Community College</td>
<td>36,000</td>
<td>18,000</td>
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<tr>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Emergency Generator upgrade</td>
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<tr>
<td>- HVAC upgrade</td>
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<tr>
<td>- Library Renovation</td>
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<tr>
<td>Niagara County Community College</td>
<td>9,200</td>
<td>4,600</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Cafeteria Floor replacement</td>
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<tr>
<td>- Campus Signage upgrade</td>
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<tr>
<td>- Emergency System upgrade</td>
<td></td>
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<tr>
<td>North Country Community College</td>
<td>2,200</td>
<td>1,100</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Classroom renovations</td>
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<tr>
<td>- Hodson Hall roof replacement</td>
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<tr>
<td>- Campus Master Plan update</td>
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<tr>
<td>Onondaga Community College</td>
<td>13,600</td>
<td>6,800</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Coyne Building elevator renovations</td>
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<tr>
<td>- Security System upgrade</td>
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<tr>
<td>- Signage improvements</td>
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<tr>
<td>Orange County Community College</td>
<td>8,800</td>
<td>4,400</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Bio-Tech Facility upgrades</td>
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<tr>
<td>- Cooling Tower replacement</td>
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<tr>
<td>- Retaining wall repair</td>
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<tr>
<td>Rockland Community College</td>
<td>10,800</td>
<td>5,400</td>
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<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Master Plan update</td>
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<tr>
<td>- Student Union/Library HVAC renovations</td>
<td></td>
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<tr>
<td>Schenectady County Community College</td>
<td>5,600</td>
<td>2,800</td>
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<tr>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Boiler Replacement</td>
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<tr>
<td>- Van Curler Room renovations</td>
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<tr>
<td>- Property acquisition</td>
<td></td>
<td></td>
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<tr>
<td>Suffolk County Community College</td>
<td>30,600</td>
<td>15,300</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Health &amp; Safety projects</td>
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<tr>
<td>- Roofs repairs</td>
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<tr>
<td>- ADA Compliance</td>
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<tr>
<td>College</td>
<td>Amount 1</td>
<td>Amount 2</td>
<td></td>
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<tr>
<td>----------------------------------------</td>
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<tr>
<td>Sullivan County Community College</td>
<td>2,800</td>
<td>1,400</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Paul Gerry Field House renovations</td>
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<tr>
<td>- Window replacement</td>
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<tr>
<td>- Student Union renovation</td>
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<tr>
<td>Tompkins-Cortland Community College</td>
<td>5,800</td>
<td>2,900</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Sports Complex construction</td>
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<tr>
<td>- Cyber Cafe/Student Event Area</td>
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<tr>
<td>construction</td>
<td></td>
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<tr>
<td>- Infrastructure repairs</td>
<td></td>
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<tr>
<td>Ulster County Community College</td>
<td>4,800</td>
<td>2,400</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Master Plan update</td>
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<tr>
<td>- Gymnasium rehabilitation</td>
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<tr>
<td>- Parking lots, roads and side-walk</td>
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<tr>
<td>- Infrastructure repairs</td>
<td></td>
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<tr>
<td>Westchester Community College</td>
<td>22,200</td>
<td>11,100</td>
<td></td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- Academic Building renovation</td>
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<tr>
<td>- Instructional Building construction</td>
<td></td>
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<tr>
<td>- Student Center improvements/</td>
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<tr>
<td>expansion</td>
<td></td>
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<tr>
<td>Systemwide</td>
<td>22,500</td>
<td>11,250</td>
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<tr>
<td>For university-wide projects which</td>
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<tr>
<td>may include, but are not limited to:</td>
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<tr>
<td>- program improvement</td>
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<tr>
<td>Total</td>
<td>175,000</td>
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</tr>
</tbody>
</table>
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS  2017-18

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 3,887,601,000</td>
<td>7,252,253,000</td>
</tr>
<tr>
<td>Capital Projects Funds - Federal 2,426,000,000</td>
<td>7,678,120,000</td>
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<tr>
<td>Special Revenue Funds - Federal 20,513,000</td>
<td>85,566,000</td>
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<tr>
<td>Fiduciary Funds 50,000,000</td>
<td>468,445,000</td>
</tr>
<tr>
<td>All Funds 6,384,114,000</td>
<td>15,484,384,000</td>
</tr>
<tr>
<td>AIRPORT OR AVIATION STATE PROGRAM (CCP) 4,000,000</td>
<td></td>
</tr>
<tr>
<td>Capital Projects Funds - Other 4,000,000</td>
<td></td>
</tr>
<tr>
<td>Dedicated Highway and Bridge Trust Fund</td>
<td></td>
</tr>
<tr>
<td>Aviation Purpose Account</td>
<td></td>
</tr>
<tr>
<td>Aviation Purpose</td>
<td></td>
</tr>
</tbody>
</table>

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2017.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17231714) 4,000,000

| ENGINEERING SERVICES PROGRAM (CCP) 20,513,000 |
| Special Revenue Funds - Federal  |
| Federal Miscellaneous Operating Grants Fund  |
| Metropolitan Planning Organization Account  |
| New York Metropolitan Transportation Council Purpose  |

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration.

| 4,485,000 |
| Nonpersonal service (17N41730) 11,416,000 |
| Personal service (17N11730) |  |
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS  2017-18

1 Fringe benefits (17N81730) ................. 2,690,000
2 Indirect costs (17N91730) ................. 197,000

4 Watertown Jefferson County Area Transportation Council Purpose

5 For the continuing comprehensive transportation planning and coordinated support
undertaken as part of the united work
programs of participating local planning
or municipal agreements in accordance with
grant agreements approved by the federal
taxi administration or the federal
highway administration.

15 Personal service (17W11730)............... 700,000
16 Nonpersonal service (17W41730) ............ 590,000
17 Fringe benefits (17W81730) ............... 400,000
18 Indirect costs (17W91730) ................. 35,000

20 FEDERAL AID HIGHWAYS FEDERAL PURPOSE (CCP) ............... 2,420,000,000

23 Capital Projects Funds - Federal
24 Federal Capital Projects Fund
25 Federal Aid Highways Purpose

27 For the federal share, from any federal
agency under any federal program, of state
transportation projects including but not
limited to construction, reconstruction,
reconditioning and preservation, operating
costs as provided for in the fixing America's surface transportation (FAST) act and
related prior and successive federal
legislation, and the payment of liabilities incurred prior to April 1, 2017.

Provided, however, that notwithstanding the
provisions of article 5 of the general
construction law or any other law or
regulation to the contrary, for the
purposes of this appropriation and to
secure greater savings for the public and
ensure quality workmanship on such
projects as may be impacted, section 17 of
part F of chapter 60 of the laws of 2015,
constituting the infrastructure investment
act ("Act"), is amended to remove the
repealer contained therein to continue the
Act in full force and effect through and
until March 31, 2018, with the following
amendments to sections two, three, four,
and eight of the Act: authorized state
entities may also use the alternative
delivery method referred to as design-
build contracts for capital projects
related to buildings as well as to any
projects undertaken by an authorized state
entity in agreement with another party;
"authorized state entity" shall include
the department of transportation; in
addition to other laws notwithstanding, the
Act also notwithstands the provisions of
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS  2017-18

sections 8 and 9 of the public buildings law; if the department of transportation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (17031720) ............ 1,950,000,000

For the federal share, from any federal agency under any federal program, of the acquisition of property for state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, including the payment of liabilities incurred prior to April 1, 2017 (17RW1720) .................... 50,000,000

For reimbursements to the dedicated highway and bridge trust fund of the department of transportation, of the federal share of engineering costs, including fringe benefits, personal services, and nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2017 and other such purposes as specified in section 89-b of the state finance law as amended (17EG1720) ..................... 260,000,000

For reimbursements to the dedicated highway and bridge trust fund of the department of transportation, of the federal share of engineering costs, including the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2017 and other such purposes as specified in section 89-b of the state finance law as amended (17EC1720) ..................... 160,000,000

FEDERAL AIRPORT OR AVIATION (CCP) .................... 6,000,000

Capital Projects Funds - Federal
Federal Capital Projects Fund
Aviation Purpose

For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2017, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition
of real property, the acquisition of
equipment and other related incidental
expenses thereto and for the federal share
of consultant services in carrying out
federally approved aviation studies.
Within the amount appropriated herein,
authorization is granted to the department
of transportation to enter into all neces-
sary contracts and agreements, subject to
the approval of the director of the budg-
et, to carry out the purposes of this
appropriation.
Prior to requesting a certificate of
approval of availability for any of the
moneys authorized herein, the commissioner
of transportation shall certify to the
director of the budget that the federal
government has agreed to finance the
federal share of the project. However with
the approval of the director of the budg-
et, projects may be designed prior to
federal approval upon the written assur-
ance by the commissioner of transportation
that federal funds are likely to be forth-
coming (17521714) ...................... 6,000,000

<table>
<thead>
<tr>
<th>MAINTENANCE FACILITIES (CCP)</th>
<th>.........................................</th>
<th>18,165,000</th>
</tr>
</thead>
</table>

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Highway Maintenance Facilities Purpose

For the preparation of designs, plans, spec-
ifications and estimates, for the acquisi-
tion, alterations, and rehabilitation of
existing facilities, for the acquisition
of land and construction of new facilities
for highway maintenance purposes, for the
contract engineering services provided by
private firms, including the payment of
liabilities incurred prior to April 1,
2017 (17251713) ...................... 15,965,000

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Preparation of Plans Purpose

For payment to the design and construction
management account of the centralized
services fund of the New York state office
of general services for the purpose of
preparation and review of plans, specifi-
cations, estimates, services, construction
management and supervision, inspection,
studies, appraisals, surveys, testing and
environmental impact statements, including
the payment of liabilities incurred prior
to April 1, 2017 (17D11730) ............. 2,200,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS 2017-18

MASS TRANSPORTATION (CCP) ................................ 38,500,000

Capital Projects Funds - Other
Capital Projects Fund
Mass Transit Purpose

For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems which are outside of the Metropolitan Transportation Commuter District (17KC17MT) ...... 20,000,000

Project Schedule

<table>
<thead>
<tr>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>To the Capital District transportation authority for capital projects in support of public transportation services provided directly or under contract</td>
<td>3,596,000</td>
</tr>
<tr>
<td>To the Central New York regional transportation authority for capital projects in support of public transportation services provided directly or under contract</td>
<td>3,282,600</td>
</tr>
<tr>
<td>To the Rochester-Genesee regional transportation authority for capital projects in support of public transportation bus services provided directly or under contract</td>
<td>3,985,700</td>
</tr>
<tr>
<td>To the Niagara Frontier transportation authority for capital projects in support of public transportation services provided directly or under contract</td>
<td>5,177,500</td>
</tr>
<tr>
<td>To all other public transportation systems serving primarily outside the metropolitan commuter transportation district, as defined in section 1262 of the public authorities law and eligible to receive operating assist-</td>
<td></td>
</tr>
</tbody>
</table>
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS  2017-18

ance under the provisions of
section 18-b of the trans-
portation law, for capital
projects in support of
public transportation
services provided directly
or under contract in accord-
ance with a formula to be
established by the commis-
sioner of transportation
with the approval of the
director of the budget ........... 3,958,200

 Total .......................... 20,000,000

 Capital Projects Funds - Other
 Capital Projects Fund
 Omnibus and Transit Purpose

For state aid to municipal corporations for
the preparation of designs, plans, spec-
ifications and estimates, for the acquisi-
tion, construction, reconstruction, and
improvement of mass transportation capital
projects including the acquisition of real
property, for other mass transportation
projects including local transportation
planning studies. Notwithstanding any
inconsistent provisions of law, the state
share of such projects shall be 50 percent
of the non-federal share, but in no event
shall the state share exceed 10 percent of
project costs.

Notwithstanding any other provision of law,
the commissioner of transportation shall
make available directly to the City of New
York (City) an amount commensurate with
the state share of (i) federal funds
previously awarded to the City and reallo-
cated to the metropolitan transportation
authority (MTA), and (ii) the federally
authorized level of financial assistance
transferred by resolution of the metropol-
itan planning organization (MPO) to the
metropolitan transportation authority
(MTA) and credited to the City by the MTA
for capital expenses.

The state share of such reimbursement shall
be 50 percent of the non-federal share of
the federally authorized level of finan-
cial assistance transferred to the MTA,
but in no event shall the state share
exceed 10 percent of project costs. Prior
to requesting reimbursement for projects
progressed by the MTA on behalf of the
City, the City shall certify to the
commissioner of transportation that each
eligible project progressed under this
provision is federally eligible and that
the match amount requested does not exceed
the state share of the federally author-
ize level of financial assistance. In addition, the City must provide an application to the commissioner of transportation certifying that the work to be funded under the project has been performed and that the City has reimbursed the MTA for 100 percent of the match amount for the project. Upon such application, the commissioner of transportation shall review and approve eligible activities for reimbursement. Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each omnibus project progressed under the program has received federal approval. Such certificate shall report the federally authorized level of financial assistance.

(17OM1729) .................................. 18,500,000

MASS TRANSPORTATION AND RAIL FREIGHT (CCP) ............ 72,830,000

Capital Projects Funds - Other
Capital Projects Fund
Non-MTA Capital Purpose

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM1729) .......................... 18,500,000

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Rail Service Preservation Purpose

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2017, of the construction and improvement of passenger rail, freight rail, and, notwithstanding any inconsistent provisions of law, for port capital
facilities outside the jurisdiction of the port authority of New York and New Jersey, including but not limited to the acquisition, construction, reconstruction, improvement or rehabilitation of railroad or port capital facilities, and any capital improvement used in connection here-with, and for the acquisition of real property or interests in real property required or expected to be required therefor (17161741) ........................... 44,330,000
Notwithstanding the provisions of section 89-b of the state finance law, for contractual agreements entered into for rail passenger service (17171741) .......... 10,000,000
NEW YORK STATE AGENCY FUND (CCP) ......................... 50,000,000
Fiduciary Funds
Miscellaneous New York State Agency Fund
Highway Costs Improvement Accounts
Non-Federal Aided Highway Purpose
For that portion of liabilities incurred by the department of transportation on behalf of entities other than state departments or agencies pursuant to the highway law or transportation law (17501722) ............ 50,000,000
NEW YORK WORKS (CCP) ..................................... 1,332,203,000
Capital Projects Funds - Other
Capital Projects Fund
Aviation Purpose
For state aid to municipal corporations and private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2017. Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance. Funds from this appropriation may also be utilized for grants to municipal corporations and private airports for the cost of projects authorized by section 14-l of the transportation law, including...
the acquisition of real property and liabilities incurred prior to April 1, 2017 (17551714) ....................... 12,500,000

Capital Projects Fund - Other
Capital Projects Fund
Non-Federal Aided Highway Purpose

Transportation infrastructure and facilities in the five-year department of transportation plan for 2015-16 through 2019-20, for the payment of costs, including the payment of liabilities incurred prior to April 1, 2017, of transportation infrastructure projects, including but not limited to, state and local roads and bridges; airport, freight and passenger rail, port and transit projects or multimodal facilities, including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, and engineering services, including personal services, nonpersonal services, fringe benefits, the contract services provided by private firms, and reimbursements to the dedicated highway and bridge trust fund and capital projects funds, for activities including but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation infrastructure projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of transportation; in addition to other laws notwithstood, the
Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the department of transportation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (17JS1722) ........ 233,175,000

For the payment of the costs, which shall be reimbursed from bond proceeds, including the payment of liabilities incurred prior to April 1, 2017, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities, including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property, and for engineering services, including personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of transportation; in addition to other laws notwithstood, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the department of transportation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (17JS1722) ........ 327,528,000
For the payment of the costs, which shall be reimbursed from bond proceeds, including the payment of liabilities incurred prior to April 1, 2017, of state highways, parkways, bridges, and facilities, including work appurtenant and ancillary thereto, to improve access to and from the John F. Kennedy International Airport, including capacity improvements to the interchange between the Grand Central Parkway, Union Turnpike, Jackie Robinson Parkway and the Van Wyck Expressway and expansion of the Van Wyck Expressway. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property, and for engineering services, including personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of transportation; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the department of transportation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (17JK1722) ......... 564,000,000
For the payment of the costs, which shall be reimbursed from bond proceeds, including the payment of liabilities incurred prior to April 1, 2017, of state and local bridges, including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property, and for engineering services, including personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the department of transportation; in addition to other laws notwithstanding, the Act also notwithstands the provisions of sections 8 and 9 of the public buildings law; if the department of transportation requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (17BR1722) ........ 150,000,000

Capital Projects Funds - Other
Capital Projects Fund
Non-MTA Transit Purpose

For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and
the acquisition, design and construction,
including engineering and consulting
costs, of mass transit bus garages or
other mass transportation projects and
facilities approved by the commissioner of
transportation in a program of projects.
Such funding may be part of a total
project of which a portion is federally
funded but shall not be used in substi-
tution for the required non-federal match-
ing shares of the federally-funded portion
of the project to which it is added. The
moneys hereby appropriated are to be made
available for projects undertaken by mass
transit systems other than those mass
transit operating agencies which receive
money from the metropolitan transportation
authority dedicated tax fund (17551729) .. 27,500,000

Capital Projects Funds - Other
Capital Projects Fund
Rail Service Preservation Purpose

For the construction and improvement of rail
freight projects including, but not limit-
ed to, the acquisition, construction,
reconstruction, improvement or rehabili-
tation of any railroad capital facility
and any capital improvement used in
connection herewith, and for the acquisi-
tion of real property or interests in real
property required or expected to be
required therefor (17551741) ............. 17,500,000

NON-FEDERALLY AIDED HIGHWAY CAPITAL PROJECTS (CCP) .... 1,944,106,000

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Aviation Purpose

For Aviation Bureau including personal
services, nonpersonal services, fringe
benefits and the contract services
provided by private firms.
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
2017-18 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 (17011714) ................. 700,000
Nonpersonal service (17041714) .............. 25,000
Fringe benefits (17081714) .................. 430,000
Indirect costs (17091714) ................... 21,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS 2017-18

1 Capital Projects Funds - Other
2 Dedicated Highway and Bridge Trust Fund
3 Highway Maintenance Purpose

4 For the payment of costs, including the
5 payment of liabilities incurred prior to
6 April 1, 2017, of snow and ice control on
7 state highways and preventive maintenance
8 on state roads and bridges as defined in
9 paragraph (a) of subdivision 1 of section
10 10-d of the highway law, including
11 personal services, nonpersonal services,
12 fringe benefits and contractual services
13 provided by private firms and munici-
14 palities, but not including the costs of
15 heavy equipment.
16 Notwithstanding any other provision of law
17 to the contrary, any of the amounts appro-
18 priated herein may be increased or
19 decreased by interchange or transfer with-
20 out limit, with any appropriation of any
21 other department, agency or public author-
22 ity or by transfer or suballocation to any
23 department, agency or public authority
24 with the approval of the director of the
25 budget.
26 Personal service (170117HM) ................ 258,735,000
27 Nonpersonal service (170417HM) ............. 241,000,000
28 Fringe benefits (170817HM) .................. 159,070,000
29 Indirect costs (170917HM) .................... 7,633,000
30 For the payment of the costs of heavy equip-
31 ment, including the payment of liabilities
32 incurred prior to April 1, 2017.
33 Nonpersonal service (170517HM) ............. 37,829,000
34
35 Capital Projects Funds - Other
36 Dedicated Highway and Bridge Trust Fund
37 Non-Federal Aided Highway Purpose
38
39 For the payment of the costs, including the
40 payment of liabilities incurred prior to
41 April 1, 2017, of state highways, park-
42 ways, bridges, the New York State Thruway,
43 Indian reservation roads, and facilities
44 for which the responsibility is vested
45 with the state department of transporta-
46 tion including work appurtenant and ancil-
47 lary thereto, for the state share of
48 federally authorized high speed rail
49 improvement projects, and for the cost of
50 administrative services of the department
51 of transportation and the cost of services
52 provided by private firms; including the
53 costs of preventive maintenance on state
54 roads and bridges as defined in paragraph
55 (a) of subdivision 1 of section 10-d of
56 the highway law for contractual preventive
57 maintenance services provided by private
58 firms; and including but not limited to
59 the preparation of designs, plans, spec-
60 ifications and estimates; construction
61 management and supervision, and
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS 2017-18

appraisals, surveys, testing and environ-
mental impact statements for transporta-
tion projects. Project costs funded from
this appropriation may include but shall
not be limited to construction, recon-
struction, reconditioning and preserva-
tion, and preventive maintenance. Up to
$5,000,000 of this appropriation may be
used for traffic maintenance and traffic
protection services provided by the divi-
sion of state police.

With the approval of the director of the
budget, the commissioner of transportation
is authorized to enter into agreements
with any municipality to finance local
bridge projects through state non-federal-
ly aided highway funds appropriated herein
when the use of federal aid funds for such
local bridge projects would not be cost
effective and the federal aid and state
matching funds saved as a result of the
use of non federal aid funds for local
bridge projects are made available for
bridge projects on the state highway
system. The total amount of non-federally
aided highway funds made available for
local bridge projects from this appropri-
ation shall not exceed $2,500,000 in state
fiscal year 2017-18, provided, however,
that notwithstanding the provisions of
article 5 of the general construction law
or any other law or regulation to the
contrary, for the purposes of this
appropriation and to secure greater
savings for the public and ensure quality
workmanship on such projects as may be
impacted, section 17 of part F of chapter
60 of the laws of 2015, constituting the
infrastructure investment act ("Act"), is
amended to remove the repealer contained
therein to continue the Act in full force
and effect through and until March 31,
2018, with the following amendments to
sections two, three, four, and eight of
the Act: authorized state entities may
also use the alternative delivery method
referred to as design-build contracts for
capital projects related to buildings as
well as to any projects undertaken by an
authorized state entity in agreement with
another party; "authorized state entity"
shall include the department of
transportation; in addition to other laws
notwithstanding, the Act also notwithstands
the provisions of sections 8 and 9 of the
public buildings law; if the department of
transportation requires a contractor to
prepare separate specifications in
accordance with section 135 of the state
finance law, it shall be deemed to be in
compliance with the provisions of such
law.
### DEPARTMENT OF TRANSPORTATION

#### CAPITAL PROJECTS 2017-18

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (17011722)</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Nonpersonal service (17041722)</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Capital projects (17081722)</td>
<td>408,443,000</td>
</tr>
</tbody>
</table>

*For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2017, of the acquisition of property related to construction, reconstruction, reconditioning and preservation, and preventive maintenance of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation (17091722) ................ 22,000,000*

#### Capital Projects Funds - Other

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dedicated Highway and Bridge Trust Fund</td>
<td></td>
</tr>
<tr>
<td>Preparation of Plans Purpose</td>
<td></td>
</tr>
</tbody>
</table>

#### Capital Project Management and Traffic and Safety

*For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms.*

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (17P11730)</td>
<td>43,426,000</td>
</tr>
<tr>
<td>Nonpersonal service (17P41730)</td>
<td>122,000</td>
</tr>
<tr>
<td>Fringe benefits (17P81730)</td>
<td>26,393,000</td>
</tr>
<tr>
<td>Indirect costs (17P91730)</td>
<td>1,462,000</td>
</tr>
</tbody>
</table>

#### Department Management and Administration

*For department management and administration including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms.*

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (17A11730)</td>
<td>30,591,000</td>
</tr>
<tr>
<td>Nonpersonal service (17A41730)</td>
<td>33,363,000</td>
</tr>
<tr>
<td>Fringe benefits (17A81730)</td>
<td>18,807,000</td>
</tr>
<tr>
<td>Indirect costs (17A91730)</td>
<td>902,000</td>
</tr>
</tbody>
</table>

*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 2017-18 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 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 any other department, agency or public authority or by transfer or suballocation to any department, agency or public authority with the approval of the director of the budget.*
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS 2017-18

1 Design and Construction
2 For engineering services, including personal
3 services, nonpersonal services, and fringe
4 benefits, including, but not limited to,
5 the preparation of designs, plans, spec-
6 ifications and estimates; construction
7 management and supervision; and
8 appraisals, surveys, testing, and environ-
9 mental impact statements for transporta-
10 tion projects, and for suballocation of
11 $575,000 to the office of the inspector
general.
12 Notwithstanding any other provision of law
13 to the contrary, the OGS Interchange and
14 Transfer Authority and the IT Interchange
15 and Transfer Authority as defined in the
16 2017-18 state fiscal year state operations
17 appropriation for the budget division
18 program of the division of the budget, are
19 deemed fully incorporated herein and a
20 part of this appropriation as if fully
21 stated.
22 Personal service (17E11730) ................ 244,387,000
23 Nonpersonal service (17E41730) ............. 10,565,000
24 Fringe benefits (17E81730) .................. 121,420,000
25 Indirect costs (17E91730) .................. 6,725,000
26 For the costs of the contract services
27 provided by private firms including, but
28 not limited to, the preparation of
29 designs, plans, specifications and esti-
30 mates; construction management and super-
31 vision; and appraisals, surveys, testing,
32 and environmental impact statements for
33 transportation projects.
34 Nonpersonal service (17EP1730) ............. 205,920,000
35
36 Real Estate
37
38 For real estate services, including personal
39 services, nonpersonal services, fringe
40 benefits and the contract services
41 provided by private firms.
42 Notwithstanding any other provision of law
43 to the contrary, the OGS Interchange and
44 Transfer Authority and the IT Interchange
45 and Transfer Authority as defined in the
46 2017-18 state fiscal year state operations
47 appropriation for the budget division
48 program of the division of the budget, are
49 deemed fully incorporated herein and a
50 part of this appropriation as if fully
51 stated.
52 Personal service (17R11730) ................. 12,055,000
53 Nonpersonal service (17R41730) .............. 302,000
54 Fringe benefits (17R81730) .................. 7,357,000
55 Indirect costs (17R91730) .................. 407,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS  2017-18

1  Capital Projects Funds - Other
2  Dedicated Highway and Bridge Trust Fund
3  Public Transportation Purpose
4
5  Bus Safety
6
7  For the payment of personal services and
8  fringe benefits of state forces.
9  Personal service (170117PT) ................ 6,477,000
10  Fringe benefits (170817PT) ................. 3,982,000
11  Indirect costs (170917PT) .................. 191,000
12
13  Motor Carrier Safety
14
15  For motor carrier safety, including personal
16  services, nonpersonal services, and fringe
17  benefits.
18  Notwithstanding any other provision of law
19  to the contrary, the OGS Interchange and
20  Transfer Authority, the IT Interchange and
21  Transfer Authority and the Administrative
22  Hearing Interchange and Transfer Authority
23  as defined in the 2017-18 state fiscal
24  year state operations appropriation for
25  the budget division program of the
26  division of the budget, are deemed fully
27  incorporated herein and a part of this
28  appropriation as if fully stated.
29  Personal service (172117PT) ................ 3,430,000
30  Nonpersonal service (172417PT) ............ 1,531,000
31  Fringe benefits (172817PT) ................. 2,109,000
32  Indirect costs (172917PT) .................. 101,000
33
34  Rail Safety
35
36  For rail safety, including personal
37  services, nonpersonal services, and fringe
38  benefits.
39  Personal service (171117PT) ................ 674,000
40  Nonpersonal service (171417PT) .......... 87,000
41  Fringe benefits (171817PT) ............... 414,000
42  Indirect costs (171917PT) .................. 20,000
43
44  OTHER TRANSPORTATION AID (CCP) ....................... 477,797,000
45  ------------
46
47  Capital Projects Funds - Other
48  Capital Projects Fund
49  Highway Aid Purpose
50
51  For capital grants to municipalities under
52  the municipal streets and highways program
53  for repayment of eligible costs of federal
54  aid municipal street and highway projects
55  pursuant to section 15 of chapter 329 of
56  the laws of 1991, as added by section 9 of
57  chapter 330 of the laws of 1991, as
58  amended. The department of transportation
59  shall provide such information to the
60  municipalities as may be necessary to
61  maintain the federal tax exempt status of
62  any bonds, notes, or other obligations
issued by such municipalities to provide for the non-federal share of the cost of projects pursuant to chapter 330 of the laws of 1991 or section 80-b of the highway law (17MA1721) ....................... 39,700,000

For capital grants to municipalities under the consolidated local street and highway improvement program:
The sum of $379,300,000 to counties, cities, towns and villages for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $125,540,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $253,760,000. Notwithstanding the provisions of any general or special law, the amounts deemed distributed in accordance with section 16 of chapter 329 of the laws of 1991 shall be adjusted so that such amounts will not be less than 86.579 percent of the "funding level" as defined in subdivision 5 of section 10-c of the highway law for each such municipality. In order to achieve the objectives of section 16 of chapter 329 of the laws of 1991, to the extent necessary, the amounts in excess of 86.579 percent of the funding level to be deemed distributed to each municipality under this subdivision shall be reduced in equal proportion.
The sum of $58,797,000 to municipalities for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $19,460,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $39,337,000. Notwithstanding the provisions of any general or special law, the amounts deemed distributed in accordance with section 16 of chapter 329 of the laws of 1991 shall be adjusted so that such amounts will not be less than 13.421 percent of the "funding level" as defined in subdivision 5 of section 10-c of the highway law for each such municipality. In order to achieve the objectives of section 16 of chapter 329 of the laws of 1991, to the extent necessary, the amounts in excess of 13.421 percent of the funding level to be deemed distributed to each municipality under this subdivision shall be reduced in equal proportion.
of 1991, to the extent necessary, the amounts in excess of 13.421 percent of the funding level to be deemed distributed to each municipality under this paragraph shall be reduced in equal proportion. To the extent that the total of remaining payment allocations calculated herein varies from $58,797,000, the payment amounts to each locality shall be adjusted by a uniform percentage so that the total payments equal $58,797,000. Payments shall be made on the fifteenth day of June, September, December and March.
All or a portion of the disbursements made pursuant to the reappropriations made hereinafter from the dedicated highway and bridge trust fund may be repaid from the proceeds of bonds and notes issued pursuant to chapter 56 of the laws of 1993.

ACCELERATED CAPACITY AND TRANSPORTATION IMPROVEMENTS FUND (CCP)

Capital Projects Funds - Other

Bond Proceeds Purpose

By chapter 54, section 1, of the laws of 1989, as amended by chapter 55, section 1, of the laws of 1996:

The sum of $2,530,000,000, or so much thereof as may be necessary and available, is hereby appropriated from the accelerated capacity and transportation improvements fund as established by section 77 of the state finance law in accordance with the provisions of such section for payment to the capital projects fund in order to reimburse such fund for disbursements certified by the state comptroller as bondable under the provisions of section 50 of chapter 261 of the laws of 1988.

The director of the budget is hereby authorized to designate to the state comptroller specific appropriations made from the capital projects fund for purposes for which accelerated capacity and transportation improvements fund expenditures are authorized. The state comptroller shall at the commencement of each month certify to the director of the budget, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations so designated by the director of the budget from the capital projects fund for such purposes for the month preceding such certification and such certifications shall not exceed in the aggregate the moneys hereby appropriated. A copy of each such certificate shall also be delivered to state departments and agencies to which such capital projects fund appropriations are made available.

Notwithstanding the provisions of any general or special law, no moneys shall be available from the accelerated capacity and transportation improvements fund until a certificate of approval of availability shall have been issued by the director of the budget, and a copy of such certificate of approval filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time by the director of the budget, and a copy of each such amendment shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee.

2,530,000,000 .................................... (re. $23,010,000)

AIRPORT OR AVIATION PROGRAM (CCP)

Capital Projects Funds - Other

Aviation Purpose

By chapter 54, section 1, of the laws of 1990:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law, and to the department of transportation for the preparation of designs, plans, specifications and estimates, for the contract engineering services provided by private firms, and for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property, pursuant to
the provisions of the rebuild New York through transportation
infrastructure renewal bond act of 1983, in accordance with the
schedule set forth below. The moneys hereby appropriated are to be
made available for payment of state aid to municipal corporations
including payment of liabilities incurred prior to April 1, 1990.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budget.
Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each airport or aviation project
progressed under the program categories listed in the schedule below
has received federal approval. Such certification shall report the
amount of the federally authorized level of financial assistance
(17239014)  ...  ..., 2,800,000 ..................... (re. $10,000)

By chapter 54, section 1, of the laws of 1989, for:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law, and to the depart-
ment of transportation for the preparation of designs, plans, spec-
fications and estimates, for the contract engineering services
provided by private firms, and for the acquisition, construction,
reconstruction, and improvement of airport or aviation capital
projects, including the acquisition of real property, pursuant to
the provisions of the rebuild New York through transportation
infrastructure renewal bond act of 1983, in accordance with the
schedule set forth below. The moneys hereby appropriated are to be
made available for payment of state aid to municipal corporations
including payment of liabilities incurred prior to April 1, 1989.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budget.
Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each airport or aviation project
progressed under the program categories listed in the schedule below
has received federal approval and the amount of federally authorized
level of financial assistance (17238914)  ...  ..., 2,800,000 ..................... (re. $3,000)

By chapter 54, section 1, of the laws of 1988, as amended by chapter
262, section 1, of the laws of 1988:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law, and to the depart-
ment of transportation for the preparation of designs, plans, spec-
fications and estimates, for the contract engineering services
provided by private firms, and for the acquisition, construction,
reconstruction, and improvement of airport or aviation capital
projects, including the acquisition of real property, pursuant to
the provisions of the rebuild New York through transportation
infrastructure renewal bond act of 1983, in accordance with the
schedule set forth below. The moneys hereby appropriated are to be
made available for payment of state aid to municipal corporations
including payment of liabilities incurred prior to April 1, 1988.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budget.
Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in the schedule below has received federal approval and the federally authorized level of financial assistance (17168714) ... ........................................ 3,900,000 .................... (re. $183,000)

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner shall certify that each airport or aviation project progressed under the program categories listed in the schedule below has received federal approval and the federally authorized level of financial assistance (17238614) ... ........... 5,100,000 .................... (re. $110,000)

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner shall certify that each airport or aviation project progressed under the program categories listed in the schedule below has received federal approval and the federally authorized level of financial assistance (17238814) ... ........................................ 10,400,000 .................... (re. $52,000)

By chapter 54, section 1, of the laws of 1986, as amended by chapter 54, section 3, of the laws of 1987:

For payment of the costs, including the payment of liabilities incurred prior to April one, nineteen hundred eighty-six, for the preparation of designs, plans, specifications and estimates, for the construction, reconstruction, and improvement of airport or aviation capital projects, including infrastructure improvements at Stewart airport, for the costs of real property acquisition, contract engi-
neering services provided by private firms, and other expenses related thereto, pursuant to the transportation capital facilities development act of nineteen hundred sixty-seven, notwithstanding any inconsistent provisions of law.

No funds shall be allocated that are directly related to a private facility until the commissioner of transportation enters into a written agreement, subject to the approval of the director of the budget, with such private entity providing that such entity is committed to locate its facilities at Stewart airport and has arranged financing for the costs of construction of such facilities.

Funds shall not be allocated from this appropriation for infrastructure improvements or other development purposes not directly related to a private facility until the commissioner of transportation has provided the director of the budget with the following projections to support any such allocation of funds: (a) effect on Stewart airport net operating revenues; (b) effect on new jobs for the state of New York; and (c) effect on net revenues of amortization of state capital expenditures.

The commissioner of transportation shall secure and use any federal funds which are or may become available for the purposes of this appropriation. Any such funds shall be used to reduce the state's share of project costs for which federal funds become available.

By chapter 54, section 1, of the laws of 1985, as amended by chapter 54, section 3, of the laws of 1988:

For state aid to municipal corporations for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property, pursuant to the transportation capital facilities development act of nineteen hundred sixty-seven notwithstanding any inconsistent provisions of law, in accordance with the schedule set forth below.

The moneys hereby appropriated are to be made available for payment of state aid to municipal corporations including payment of liabilities incurred prior to April one, nineteen hundred eighty-five, as defined in the transportation capital facilities development act of nineteen hundred sixty-seven. The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget.

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner shall certify that each airport or aviation project progressed under the program categories listed in the schedule below has received federal approval and the federally authorized level of financial assistance.

By chapter 54, section 1, of the laws of 1984:

For state aid to municipal corporations for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property, pursuant to the transportation capital facilities development act of nineteen hundred sixty-seven notwithstanding any inconsistent provisions of law, in accordance with the schedule set forth below.

The moneys hereby appropriated are to be made available for payment of state aid to municipal corporations including payment of liabilities incurred prior to April one, nineteen hundred eighty-four, as defined in the transportation capital facilities development act of nineteen hundred sixty-seven.

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner shall certify that each airport or aviation project progressed under the
program categories listed in the schedule below has received federal approval and the federally authorized level of financial assistance (17178414) ... ......................... (re. $313,000)

REPUBLIC AND STEWART AIRPORTS

By chapter 54, section 7, of the laws of 1973, as transferred by chapter 370, section 3, of the laws of 1982, and as amended by chapter 54, section 3, of the laws of 1986:

To the department of transportation, notwithstanding the provisions of title one of chapter seven hundred seventeen of the laws of nineteen hundred sixty-seven, as amended, or of any agreements entered into pursuant to such provisions (which agreements shall no longer be applicable to such projects), for one hundred percentum of the net project cost of the acquisition, construction, reconstruction and improvement, with expected federal aid as indicated, of airport or aviation capital projects in accordance with the schedule set forth below, including the completion of those of the said projects already commenced, which amount shall be available for the payment of liabilities incurred prior to April 1, 1971, provided that as to any project in the foregoing schedule which has not heretofore been authorized by the legislature in an appropriation act, no certificate of approval of availability shall be issued until the commissioner of transportation has delivered to the director of the budget his certification that such project is consistent with the provisions of subdivision 1 of section 15 of the transportation law.

The amount hereby appropriated is in addition to and supplemental to the amounts heretofore expended from the capital construction fund as part of the "net project cost" as set forth in the schedule below:

AIRPORT OR AVIATION CAPITAL PROJECTS

<table>
<thead>
<tr>
<th>CAPITAL PROJECT</th>
<th>ADDITIONAL ESTIMATED COMPLETION DATE</th>
<th>NET PROJECT COST (thousands)</th>
</tr>
</thead>
<tbody>
<tr>
<td>To supplement the project</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| Notwithstanding the provisions of any general or special law, no part of any such appropriation shall be available for the purposes designated until a certificate of approval of availability shall have been issued by the director of the budget and a copy of such certificate filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time subject
to the approval of the director of the budget and a copy of each
such amendment shall be filed with the state comptroller, the chair-
man of the senate finance committee and the chairman of the assembly
ways and means committee.

The moneys hereby appropriated, when made available pursuant to a
certificate of approval of availability, issued by the director of
the budget, shall be paid from the capital construction fund on the
audit and warrant of the state comptroller on vouchers approved by
the commissioner of transportation or his duly designated officer
(02412614) ... 4,205,000 ......................... (re. $837,000)

AIRPORT OR AVIATION PROGRAM--BONDABLE (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Aviation Purpose

By chapter 54, section 1, of the laws of 1991:

For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the state share of federally aided projects at Stewart and Republic
Airports, for the acquisition, construction, reconstruction, and
improvement of airport or aviation capital projects, including the
acquisition of real property, pursuant to the transportation capital
facilities development act of 1967 notwithstanding any inconsistent
provisions of law, in accordance with the schedule set forth below.

The moneys hereby appropriated are to be made available for payment
of state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the state share of federally aided projects at Stewart and Republic
Airports, including payment of liabilities incurred prior to April
1, 1991, as defined in the transportation capital facilities devel-
opment act of 1967. The items shown in the project schedule below
shall be for projects with a common purpose and may be interchanged
without limitation subject to the approval of the director of the
division of the budget.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each airport or aviation project
progressed under the program categories listed in the schedule below
has received federal approval and the federally authorized level of
financial assistance.

No funds shall be allocated for projects at Stewart Airport that are
directly related to a private facility until the commissioner of
transportation enters into a written agreement, subject to the
approval of the director of the budget, with such private entity
providing that such entity is committed to locate its facilities at
Stewart airport and has arranged financing for the costs of
construction of such facilities.

Funds shall not be allocated for projects at Stewart airport from this
appropriation for infrastructure improvements or other development
purposes not directly related to a private facility until the
commissioner of transportation has provided the director of the
budget with the following projections to support any such allocation
of funds: (a) effect on Stewart airport net operating revenues; (b)
effect on new jobs for the state of New York; and (c) effect on net
revenues of amortization of state capital expenditures. It is
acknowledged that funds provided herein pursuant to the transporta-
tion capital facilities development act of 1967 are made available
by repealing a portion of an appropriation for the payment of the
state's share to the Niagara frontier transportation authority for
construction, reconstruction, and improvement of airport or aviation
capital projects at Buffalo international airport. It is the intent of the legislature that the repeal of such funds appropriated to the Niagara frontier transportation authority does not void the state's commitment to provide alternative state share funding sources to the authority to complete the airport or aviation capital projects at Buffalo international airport as originally provided by chapter 54, section 1, of the laws of 1982, as amended by chapter 54, section 3, of the laws of 1988. It is further the intent of the legislature that such alternative state share funding be provided to the authority no later than March 31, 1993 (17439114) .........................

11,800,000 .......................................... (re. $824,000)

AIRPORT OR AVIATION STATE PROGRAM (CCP)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Aviation Purpose Account
Aviation Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby transferred and reappropriated to the aviation purpose account:
For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2016.
Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17231614) ... 4,000,000 ..... (re. $4,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby transferred and reappropriated to the aviation purpose account:
For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2015.
Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17231514) ... 4,000,000 ......................... (re. $3,477,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby transferred and reappropriated to the aviation purpose account:
For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2014.
Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17231414) ... 4,000,000 ......................... (re. $946,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2014, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2013.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17231314) ... 4,000,000 ......................... (re. $436,000)

The appropriation made by chapter 54, section 1, of the laws of 2012, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2012.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

Funds from this appropriation may also be utilized for grants to municipal corporations and private airports for the cost of projects authorized by section 14-l of the transportation law, including the acquisition of real property and liabilities incurred prior to April 1, 2012; provided, however, that funds available for this purpose shall not exceed the amount by which $1,000,000 exceeds the sum of the amount in such state fiscal year necessary for the state share of federal projects provided pursuant to section 14-h of the transportation law and the amount in such state fiscal year required for payment of the costs of projects at Stewart and Republic Airports, upon certification by the commissioner of transportation at the end of the calendar year (17231214) ... 1,000,000 ........ (re. $470,000)

The appropriation made by chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2012, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2011.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance.
Funds from this appropriation may also be utilized for grants to municipal corporations and private airports for the cost of projects authorized by section 14-l of the transportation law, including the acquisition of real property and liabilities incurred prior to April 1, 2011; provided, however, that funds available for this purpose shall not exceed the amount by which $4,000,000 exceeds the sum of the amount in such state fiscal year necessary for the state share of federal projects provided pursuant to section 14-h of the transportation law and the amount in such state fiscal year required for payment of the costs of projects at Stewart and Republic Airports, upon certification by the commissioner of transportation at the end of the calendar year (17231114) $4,000,000 … (re. $4,000,000)

The appropriation made by chapter 55, section 1, of the laws of 2010, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2010. Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17231014) $4,000,000 …………………………….. (re. $4,000,000)

The appropriation made by chapter 55, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2012, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2009. Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance. Funds from this appropriation may also be utilized for grants to municipal corporations and private airports for the cost of projects authorized by section 14-l of the transportation law, including the acquisition of real property and liabilities incurred prior to April 1, 2008; provided, however, that funds available for this purpose shall not exceed the amount by which $4,000,000 exceeds the sum of the amount in such state fiscal year necessary for the state share of federal projects provided pursuant to section 14-h of the transportation law and the amount in such state fiscal year required for payment of the costs of projects at Stewart and Republic Airports, upon certification by the commissioner of transportation at the end of the calendar year (17230914) $4,000,000 … (re. $4,000,000)

The appropriation made by chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2012, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2008.
Prior to requesting approval of a certificate of approval of avail-
ability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under
the program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance.
Funds from this appropriation may also be utilized for grants to
municipal corporations and private airports for the cost of projects
authorized by section 14-l of the transportation law, including the
acquisition of real property and liabilities incurred prior to April
1, 2008; provided, however, that funds available for this purpose
shall not exceed the amount by which $8,000,000 exceeds the sum of
the amount in such state fiscal year necessary for the state share
of federal projects provided pursuant to section 14-h of the trans-
portation law and the amount in such state fiscal year required for
payment of the costs of projects at Stewart and Republic Airports,
upon certification by the commissioner of transportation at the end
of the calendar year (17230814) ... 8,000,000 ..... (re. $8,000,000)
The appropriation made by chapter 55, section 1, of the laws of 2007, as
amended by chapter 54, section 1, of the laws of 2012, is hereby
transferred and reappropriated to the aviation purpose account:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2007.
Prior to requesting approval of a certificate of approval of avail-
ability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under
the program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance.
Funds from this appropriation may also be utilized for grants to
municipal corporations and private airports for the cost of projects
authorized by section 14-l of the transportation law, including the
acquisition of real property and liabilities incurred prior to April
1, 2007; provided, however, that funds available for this purpose
shall not exceed the amount by which $8,000,000 exceeds the sum of
the amount in such state fiscal year necessary for the state share
of federal projects provided pursuant to section 14-h of the trans-
portation law and the amount in such state fiscal year required for
payment of the costs of projects at Stewart and Republic Airports,
upon certification by the commissioner of transportation at the end
of the calendar year (17230714) ......................... 8,000,000 ...................(re. $3,054,000)
The appropriation made by chapter 55, section 1, of the laws of 2006, is
hereby transferred and reappropriated to the aviation purpose
account:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2006.
Prior to requesting approval of a certificate of approval of avail-
ability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under
the program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance
(17230614) ... 8,000,000 ......................... (re. $1,709,000)

The appropriation made by chapter 55, section 1, of the laws of 2005, is
hereby transferred and reappropriated to the aviation purpose
account:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2005.
Prior to requesting approval of a certificate of approval of avail-
ability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under
the program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance
(17230514) ... 8,000,000 ......................... (re. $1,904,000)

The appropriation made by chapter 55, section 1, of the laws of 2004, is
hereby transferred and reappropriated to the aviation purpose
account:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2004.
Prior to requesting approval of a certificate of approval of avail-
ability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under
the program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance
(17230414) ... 8,000,000 ......................... (re. $200,000)

The appropriation made by chapter 55, section 1, of the laws of 2002, is
hereby transferred and reappropriated to the aviation purpose
account:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2002.
Prior to requesting approval of a certificate of approval of avail-
ability for moneys appropriated, the commissioner of transportation
shall certify that each airport or aviation project progressed under
the program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance
(17230214) ... 8,000,000 ......................... (re. $138,000)

The appropriation made by chapter 55, section 1, of the laws of 2001, is
hereby transferred and reappropriated to the aviation purpose
account:
For state aid to municipal corporations, private airports as author-
ized by section 14-h of the transportation law and for payment of
the cost of projects at Stewart and Republic Airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2001, in
accordance with the following project schedule.
Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in a project schedule other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17230114)...

6,000,000 ............................................ (re. $90,000)

The appropriation made by chapter 55, section 1, of the laws of 2000, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2000, in accordance with the following project schedule.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in a project schedule other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17230014)...

6,000,000 ............................................ (re. $132,000)

The appropriation made by chapter 55, section 1, of the laws of 1999, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 1999, in accordance with the following project schedule.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in a project schedule other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17239914)...

4,500,000 ............................................ (re. $137,000)

The appropriation made by chapter 55, section 1, of the laws of 1998, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 1998, in accordance with the following project schedule.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in a project schedule other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17239814) ...

The appropriation made by chapter 55, section 1, of the laws of 1997, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 1997, in accordance with the following project schedule.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in a project schedule other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17239814) ...

The appropriation made by chapter 55, section 1, of the laws of 1995, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 1995, in accordance with the following project schedule. The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17249714) ...

The appropriation made by chapter 54, section 1, of the laws of 1993, is hereby transferred and reappropriated to the aviation purpose account:

For payment of the costs, including the payment of liabilities incurred prior to April 1, 1993, for the preparation of designs, plans, specifications, estimates and studies, for the construction, reconstruction, and improvement of airport or aviation capital projects, including infrastructure improvements at Stewart and Republic airports, for the costs of real property acquisition, contract engineering services provided by private firms, and other expenses related thereto.
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

The commissioner of transportation shall secure and use any federal funds which are or may become available for the purposes of this appropriation. Any such funds shall be used to reduce the state's share of project costs for which federal funds become available.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget (17229314) ... 10,840,000 .............. (re. $1,784,000)

The appropriation made by chapter 54, section 1, of the laws of 1992, is hereby transferred and reappropriated to the aviation purpose account:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 1992, in accordance with the schedule set forth below:

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget.

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program categories listed in the schedule below, other than state owned airports, has received federal approval and the federally authorized level of financial assistance (17239214) ... 12,300,000 ................. (re. $58,000)

Capital Projects Funds - Other
Miscellaneous Capital Projects Fund
Aviation Purpose

By chapter 54, section 1, of the laws of 2012:

For state aid to municipal corporations, private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic Airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2012.

Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance.

Funds from this appropriation may also be utilized for grants to municipal corporations and private airports for the cost of projects authorized by section 14-l of the transportation law, including the acquisition of real property and liabilities incurred prior to April 1, 2012; provided, however, that funds available for this purpose shall not exceed the amount by which $3,000,000 exceeds the sum of the amount in such state fiscal year necessary for the state share of federal projects provided pursuant to section 14-h of the transportation law and the amount in such state fiscal year required for payment of the costs of projects at Stewart and Republic Airports, upon certification by the commissioner of transportation at the end of the calendar year (17241214) ... 3,000,000 ....... (re. $176,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2008:
For payment of costs related to Stewart Airport, including but not limited to environmental remediation; acquisition, construction, reconstruction, demolition and improvement of capital projects; acquisition of real property and facilities; projects related to passenger, cargo, and commercial development; acquisition of equipment; funding of operating needs; and for liabilities incurred prior to April 1, 2008 (17RA0814) ... 4,000,000 ........... (re. $4,000,000)

By chapter 55, section 1, of the laws of 2006:
For payment of costs related to municipal, private, state owned and public authority airports and aviation facilities, including but not limited to environmental remediation; acquisition, construction, reconstruction, demolition and improvement of capital projects; acquisition of real property and facilities; projects related to passenger, cargo, and commercial development; acquisition of equipment; funding of operating needs; and for liabilities incurred prior to April 1, 2006.
The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17RA0614) ... ......... 5,300,000 ........................................... (re. $880,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 108, section 5, of the laws of 2006:
For payment of costs related to Stewart International Airport including, but not limited to, acquisition of real property and facilities; construction, reconstruction, demolition and improvement of capital facilities; and payment of liabilities incurred prior to April 1, 1999. Notwithstanding any inconsistent provision of law, of amounts appropriated herein, $1,000,000 shall be made available to labor organizations for training programs (17RA9914) ............... 17,500,000 ........................................ (re. $1,097,000)
For payment of the costs of capital projects as set forth in a memorandum of understanding among the governor, the majority leader of the senate, and the speaker of the assembly (17RD9914) ............. 4,500,000 ........................................... (re. $1,500,000)
For expenses and payments incurred in implementation of the airport improvement and revitalization program (17RE9914) ............ 2,500,000 ............................................ (re. $69,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 295, part A, section 1, of the laws of 2001:
For payment of the costs of operating and capital projects including, but not limited to, acquisition of real property and facilities; construction, reconstruction, demolition and improvement of capital facilities; and payment of liabilities incurred prior to April 1, 1999 (17RB9914) ... 2,500,000 ....................... (re. $757,000)

AMERICAN RECOVERY AND REINVESTMENT ACT (CCP)

Capital Projects Funds - Federal
Federal Capital Projects Fund
American Recovery and Reinvestment Act Purpose

By chapter 55, section 1, of the laws of 2009:
For Transit Capital Assistance funded by Title 12 of 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.
For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal stand-
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

ards for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities, including liabilities incurred prior to April 1,
2009 (170509FS) ... 26,300,000 ................... (re. $3,085,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 54,
section 1, of the laws of 2013:
For Highway Infrastructure Investment funded by Title 12 of the Ameri-
can Recovery and Reinvestment Act of 2009. Funds appropriated herein
shall be subject to all applicable reporting and accountability
requirements contained in such act.
For the payment of eligible costs, including but not limited to
construction, reconstruction, replacement, improvement, recondition-
ing, rehabilitation, preservation, related appurtenances, equipment,
facilities, the acquisition of real property and interests therein,
the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements, including the payment
of liabilities incurred prior to April 1, 2009.
For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund, including but not limited
to personal services, nonpersonal services and fringe benefits, for
activities including but not limited to the preparation of designs,
plans, specifications and estimates; construction management and
supervision; and appraisals, surveys, testing and environmental
impact statements, including the payment of liabilities incurred
prior to April 1, 2009 (170309FS) ..................................
950,700,000 ...................................... (re. $27,118,000)

For Capital Assistance for High Speed Rail Corridors and Intercity
Passenger Rail Service funded by Title 12 of 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.
For the payment of eligible costs, including but not limited to
construction, reconstruction, replacement, improvement, recondition-
ing, rehabilitation, preservation, related appurtenances, equipment,
facilities, the acquisition of real property and interests therein,
the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements, including the payment
of liabilities incurred prior to April 1, 2009.
For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund, including but not limited
to personal services, nonpersonal services and fringe benefits, for
activities including but not limited to the preparation of designs,
plans, specifications and estimates; construction management and
supervision; and appraisals, surveys, testing and environmental
impact statements, including the payment of liabilities incurred
prior to April 1, 2009 (170409FS) ..................................
600,000,000 ..................................... (re. $346,323,000)

AVIATION (CCP)
Capital Projects Funds - Other
Transportation Capital Facilities Bond Fund
Bond Proceeds Purpose

By chapter 54, section 9, of the laws of 1981, as amended by chapter 55,
section 1, of the laws of 2008:
The sum of $17,305,787, or so much thereof as may be necessary is
hereby appropriated from the transportation capital facilities bond
fund pursuant to the provisions of chapter seven hundred fifteen of
the laws of nineteen hundred sixty-seven, known as the "Transporta-
tion Capital Facilities Bond Act", for payment to the capital
projects fund for disbursements from such fund pursuant to appropri-
atations for the acquisition, construction, reconstruction and
improvement of any airport or aviation capital facility and of any
capital equipment used in connection therewith, by the State, any
county, city, town, village, special transportation district, public
benefit corporation or other public corporation, or two or more of
the foregoing acting jointly in accordance with the provisions of
the transportation capital facilities development act and as herein-
after referred to as "airport or aviation capital project bond
disbursements.
Notwithstanding the provisions of any general or special law, no
moneys shall be available from the transportation capital facilities
bond fund until a certificate of approval of availability shall have
been issued by the director of the division of the budget, and a
copy of such certificate filed with the state comptroller, the
chairman of the senate finance committee and the chairman of the
assembly ways and means committee. Such certificate may be amended
from time to time by the director of the division of the budget and
a copy of each such amendment shall be filed with the state comp-
troller, the chairman of the senate finance committee and the chair-
man of the assembly ways and means committee.
The director of the division of the budget is hereby authorized to
designate to the state comptroller specific appropriations made from
the capital projects fund for purposes for which airport or aviation
capital project bond expenditures are authorized. The state comp-
troller shall, at the commencement of each month, certify to the
director of the division of the budget, the chairman of the senate
finance committee and the chairman of the assembly ways and means
committee, the amounts disbursed from the appropriations designated
by the director of the division of the budget from the capital
projects fund for these disbursements pursuant to appropriations
from such fund for such purposes for the month preceding such
certification and such certifications shall not exceed in the aggre-
gate the moneys hereby appropriated (03025510) .....................
17,305,787 ........................................ (re. $3,329,000)

CANALS AND WATERWAYS - BONDABLE (CCP)
Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewal (Bondable)
Canals and Waterways Purpose

By chapter 54, section 1, of the laws of 1988, as amended by chapter 54,
section 3, of the laws of 1991:
For the preparation of designs, plans, specifications and estimates,
for the contract engineering services provided by private firms, for
the acquisition of property, reconstruction and improvement of dams,
canal locks, embankments and related structures and facilities on
the state barge canal system, including the payment of liabilities
incurred prior to April 1, 1988, pursuant to the rebuild New York
through transportation infrastructure renewal bond act of 1983.
The moneys hereby appropriated, when made available pursuant to a
certificate of approval of availability issued by the director of
the budget, shall be made available in accordance with the schedule
shown below. The items shown in the project schedule below shall be
for projects with a common purpose and may be interchanged without
limitation subject to the approval of the director of the division
of the budget (17328816) ... ..... 2,823,657 ..... (re. $158,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 1987, as amended by chapter 54, section 3, of the laws of 1989:
For the preparation of designs, plans, specifications and estimates, for the contract engineering services provided by private firms, for the acquisition of property, reconstruction and improvement of dams, canal locks, embankments and related structures and facilities on the state barge canal system, including the payment of liabilities incurred prior to April 1, 1987, pursuant to the rebuild New York through transportation infrastructure renewal bond act of 1983.
The moneys hereby appropriated, when made available pursuant to a certificate of approval of availability issued by the director of the budget, shall be made available in accordance with the schedule shown below. The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget (17208716) ... ...... 6,200,000 ...... (re. $326,000)

ENGINEERING SERVICES PROGRAM (CCP)

Capital Projects Funds - Other
Department of Transportation Engineering Services Fund
Preparation of Plans Purpose

By chapter 55, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2004:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.
For suballocation of $170,000 to the office of inspector general for services and expenses including fringe benefits (17H10230) ........
546,256,000 ............................................. (re. $9,629,000)
For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20230) ............
57,259,000 ............................................. (re. $526,000)

By chapter 55, section 1, of the laws of 2001, as amended by chapter 55, section 1, of the laws of 2003:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.
For suballocation of $170,000 to the office of inspector general for services and expenses including fringe benefits (17H10130) ........
566,922,000 ............................................. (re. $7,597,000)
For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20130) ............
53,384,000 ............................................. (re. $334,000)

By chapter 55, section 1, of the laws of 2000, as amended by chapter 55, section 1, of the laws of 2002:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of...
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing, and environ-
mental impact statements for transportation projects.

For suballocation of $170,000 to the office of inspector general for
services and expenses including fringe benefits (17H10030) ........
513,628,000 ........................................ (re. $5,985,000)

For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits and the
contract services provided by private firms (17H20030) ...........
51,892,000 .......................................... (re. $830,000)

For real estate services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms (17H30030) ... 16,684,000 ..................... (re. $615,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55,
section 1, of the laws of 2005:

For engineering services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms, including, but not limited to, the preparation of
designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing, and environ-
mental impact statements for transportation projects.

For suballocation of $170,000 to the office of inspector general for
services and expenses including fringe benefits (17H19930) .......
492,101,680 ....................................... (re. $1,714,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55,
section 1, of the laws of 2000:

For engineering services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms (17H19830) ... .....................................
532,078,000 ...................................... (re. $23,710,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55,
section 1, of the laws of 2000:

For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits and the
contract services provided by private firms (17H29830) .........
56,876,000 .......................................... (re. $674,000)

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55,
section 1, of the laws of 2000:

For engineering services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms (17H19730) ... .....................................
490,281,000 ....................................... (re. $5,607,000)

By chapter 55, section 1, of the laws of 1996:

For engineering services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms.

The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the budget (17H19630)
... ..... 471,758,000 ........................................ (re. $2,833,000)

By chapter 54, section 1, of the laws of 1995:

For engineering services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms (17H19530) ... 470,364,000 ........... (re. $19,802,000)
By chapter 54, section 1, of the laws of 1994:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H19430) .............................................................. 530,329,000 ........................................ (re. $21,505,000)

By chapter 54, section 1, of the laws of 1993, as amended by chapter 54, section 3, of the laws of 1995:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H19330) .............................................................. 500,923,000 ....................................... (re. $4,587,000)

By chapter 54, section 1, of the laws of 1992, as amended by chapter 54, section 3, of the laws of 1995:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H19230) .............................................................. 455,207,200 ...................................... (re. $15,611,000)

The appropriation made by chapter 55, section 1, of the laws of 2016, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:
For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration.

Personal service--regular (17N11630) ... 4,464,000 .. (re. $4,464,000)
Temporary service (17N21630) ... 14,000 ............... (re. $14,000)
Holiday/overtime compensation (17N31630) ... 7,000 ...... (re. $7,000)
Supplies and materials (17N41630) ... 177,000 .......... (re. $177,000)
Travel (17N51630) ... 266,000 ........................... (re. $260,000)
Contractual services (17N61630) ... 9,992,000 ........... (re. $9,992,000)
Equipment (17N71630) ... 981,000 ....................... (re. $981,000)
Fringe benefits (17N81630) ... 2,510,000 .............. (re. $1,954,000)
Indirect costs (17N91630) ... 120,000 ................. (re. $95,000)

The appropriation made by chapter 54, section 1, of the laws of 2015, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:
For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration.

1. Personal service--regular (17N11530) ... 4,464,000 .. (re. $3,576,000)
2. Temporary service (17N21530) ... 14,000 ................ (re. $12,000)
3. Supplies and materials (17N41530) ... 177,000 ......... (re. $156,000)
4. Travel (17N51530) ... 266,000 ......................... (re. $255,000)
5. Contractual services (17N61530) ... 9,992,000 .... (re. $7,643,000)
6. Equipment (17N71530) ... 981,000 ...................... (re. $961,000)
7. Fringe benefits (17N81530) ... 2,507,000 ............... (re. $561,000)
8. Indirect costs (17N91530) ... 114,000 ................... (re. $26,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, as amended by chapter 54, section 1, of the laws of 2015, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration.

1. Personal service--regular (17N11430) ... 4,281,000 .... (re. $345,000)
2. Temporary service (17N21430) ... 5,000 ............... (re. $5,000)
3. Holiday/overtime compensation (17N31430) ... 41,000 .... (re. $33,000)
4. Supplies and materials (17N41430) ... 177,000 ......... (re. $117,000)
5. Travel (17N51430) ... 266,000 ......................... (re. $254,000)
6. Contractual services (17N61430) ... 9,992,000 .... (re. $7,128,000)
7. Equipment (17N71430) ... 981,000 ...................... (re. $942,000)
8. Fringe benefits (17N81430) ... 2,454,000 ............... (re. $235,000)
9. Indirect costs (17N91430) ... 122,000 ................... (re. $13,000)

The appropriation made by chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2015, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration.

1. Personal service--regular (17N11330) ... 4,176,000 .... (re. $276,000)
2. Temporary service (17N21330) ... 49,000 ................ (re. $48,000)
3. Holiday/overtime compensation (17N31330) ... 3,000 ..... (re. $1,000)
4. Supplies and materials (17N41330) ... 177,000 ......... (re. $102,000)
5. Travel (17N51330) ... 266,000 ......................... (re. $257,000)
6. Contractual services (17N61330) ... 10,029,000 ...... (re. $9,437,000)
7. Equipment (17N71330) ... 981,000 ...................... (re. $912,000)
8. Fringe benefits (17N81330) ... 2,473,000 ............... (re. $323,000)
9. Indirect costs (17N91330) ... 165,000 .................... (re. $44,000)
The appropriation made by chapter 54, section 1, of the laws of 2012, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration.

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<th>Description</th>
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<th>Change</th>
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<td>Temporary service (17N21230)</td>
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<td>(re. $30,000)</td>
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<td>Holiday/overtime compensation (17N31230)</td>
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<td>(re. $1,000)</td>
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<td>Supplies and materials (17N41230)</td>
<td>177,000</td>
<td>(re. $155,000)</td>
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<td>Travel (17N51230)</td>
<td>266,000</td>
<td>(re. $257,000)</td>
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<td>Contractual services (17N61230)</td>
<td>10,029,000</td>
<td>(re. $6,260,000)</td>
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<td>Equipment (17N71230)</td>
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<td>(re. $980,000)</td>
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<td>Fringe benefits (17N81230)</td>
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<td>Indirect costs (17N91230)</td>
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The appropriation made by chapter 54, section 1, of the laws of 2011, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY1130) 18,148,000  (re. $5,171,000)

**PERSONAL SERVICE**

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<td>Temporary service</td>
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<td>Holiday/overtime compensation</td>
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<td><strong>Amount available for personal service</strong></td>
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**NONPERSONAL SERVICE**

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<td>Supplies and materials</td>
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<td>Travel</td>
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<td>Contractual services</td>
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<td>Equipment</td>
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<td>Fringe benefits</td>
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<td><strong>Amount available for nonpersonal service</strong></td>
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</tbody>
</table>

**18,148,000**
The appropriation made by chapter 55, section 1, of the laws of 2010, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY1030) ........................ 19,300,000 ........................................ (re. $6,630,000)

PERSONAL SERVICE

Personal service--regular ........ 4,955,000
Temporary service ................... 66,000
Holiday/overtime compensation ........ 8,000

Amount available for personal service ........... 5,029,000

NONPERSONAL SERVICE

Supplies and materials ............. 177,000
Travel ............................. 266,000
Contractual services ............ 10,254,000
Equipment .......................... 981,000
Fringe benefits .................. 2,436,000
Indirect costs ..................... 157,000

Amount available for nonpersonal service ............... 14,271,000

19,300,000 ........................................ (re. $6,630,000)

The appropriation made by chapter 55, section 1, of the laws of 2009, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY0930) ................... 19,597,000 ........................................ (re. $3,326,000)

PERSONAL SERVICE

Personal service--regular ........ 5,163,000
Temporary service ................... 67,000
### Holiday/overtime compensation

| Amount available for personal service | 5,238,000 |

### Supplies and materials

| Amount available for nonpersonal service | 14,359,000 |

### Travel

| Amount available for nonpersonal service | 19,597,000 |

---

The appropriation made by chapter 55, section 1, of the laws of 2008, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY0830) ................. 19,094,000 ........................................ (re. $5,472,000)

### Personal service

| Amount available for personal service | 5,623,000 |

### Supplies and materials

| Amount available for nonpersonal service | 13,471,000 |

---

The appropriation made by chapter 55, section 1, of the laws of 2008, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY0830) ................. 19,094,000 ........................................ (re. $5,472,000)
The appropriation made by chapter 55, section 1, of the laws of 2007, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY0730) ..................... 
15,894,000 ........................................ (re. $1,294,000)

PERSONAL SERVICE

Personal service--regular ........ 5,581,000
Temporary service ................... 61,000
Holiday/overtime compensation ...... 12,000

Amount available for personal service ................... 5,654,000

NONPERSONAL SERVICE

Supplies and materials ............. 177,000
Travel ........................................ 266,000
Contractual services ............. 5,987,000
Equipment .......................... 981,000
Fringe benefits .................. 2,615,000
Indirect costs ..................... 214,000

Amount available for nonpersonal service ............... 10,240,000

15,894,000 .......................................... (re. $660,000)

The appropriation made by chapter 55, section 1, of the laws of 2006, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and reappropriated to the special revenue funds - federal, federal miscellaneous operating grants fund, metropolitan planning organization account, new york metropolitan transportation council purpose:

For the continuing comprehensive transportation planning and coordinated support undertaken as part of the united work programs of participating local planning or municipal agreements in accordance with grant agreements approved by the federal transit administration or the federal highway administration (17NY0630) ... .......................... 
15,894,000 ........................................ (re. $660,000)

The appropriation made by chapter 55, section 1, of the laws of 2005, to the special revenue funds - other, miscellaneous special revenue fund, new york metropolitan transportation council account, preparation of plans purpose, is hereby transferred and
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - RE Appropriations 2017-18

reappropriated to the special revenue funds - federal, federal
miscellaneous operating grants fund, metropolitan planning
organization account, new york metropolitan transportation council
purpose:
For the continuing comprehensive transportation planning and coordi-
nated support undertaken as part of the united work programs of
participating local planning or municipal agreements in accordance
with grant agreements approved by the federal transit administration
or the federal highway administration (17NY0530) ... ...................
10,202,000 .................................................. (re. $1,495,000)

The appropriation made by chapter 55, section 1, of the laws of 2004, to
the special revenue funds - other, miscellaneous special revenue
fund, new york metropolitan transportation council account,
preparation of plans purpose, is hereby transferred and
reappropriated to the special revenue funds - federal, federal
miscellaneous operating grants fund, metropolitan planning
organization account, new york metropolitan transportation council
purpose:
For the continuing comprehensive transportation planning and coordi-
nated support undertaken as part of the united work programs of
participating local planning or municipal agreements in accordance
with grant agreements approved by the federal transit administration
or the federal highway administration (17NY0430) ... ...................
10,180,000 ............................................. (re. $443,000)

The appropriation made by chapter 55, section 1, of the laws of 2003, to
the special revenue funds - other, miscellaneous special revenue
fund, new york metropolitan transportation council account,
preparation of plans purpose, is hereby transferred and
reappropriated to the special revenue funds - federal, federal
miscellaneous operating grants fund, metropolitan planning
organization account, new york metropolitan transportation council
purpose:
For the continuing comprehensive transportation planning and coordi-
nated support undertaken as part of the united work programs of
participating local planning or municipal agreements in accordance
with grant agreements approved by the federal transit administration
or the federal highway administration (17NY0330) ... ...................
10,312,000 ............................................. (re. $1,323,000)

FEDERAL AID HIGHWAYS BONDABLE PURPOSE (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Federal Aid Highways Purpose

By chapter 54, section 1, of the laws of 1988:
For the state share of highway projects to be reimbursed from the
infrastructure renewal bond fund and pursuant to the provisions of
that bond act (17028820) ... 56,000,000 ............. (re. $1,419,000)

By chapter 54, section 1, of the laws of 1987:
For the state share of highway projects to be reimbursed from the
infrastructure renewal bond fund and pursuant to the provisions of
that bond act (17028720) ... 66,000,000 ............. (re. $1,126,000)

By chapter 54, section 1, of the laws of 1986:
For the state share of highway projects to be reimbursed from the
infrastructure renewal bond fund and pursuant to the provisions of
that bond act (17428620) ... 66,000,000 ............. (re. $356,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 54, section 1, of the laws of 1985:
   For the state share of highway projects to be reimbursed from the
   infrastructure renewal bond fund and pursuant to the provisions of
   that bond act (17028520) .................................. (re. $1,210,000)

2 By chapter 54, section 1, of the laws of 1984:
   For the state share of highway projects to be reimbursed from the
   infrastructure renewal bond fund and pursuant to the provisions of
   that bond act (17028420) .................................. (re. $1,969,000)

3 FEDERAL AID HIGHWAYS FEDERAL PURPOSE (CCP)

4 Capital Projects Funds - Federal

5 Federal Capital Projects Fund

6 Federal Aid Highways Purpose

7 By chapter 55, section 1, of the laws of 2016:
   For the federal share, from any federal agency under any federal
   program, of state transportation projects including but not limited
   to construction, reconstruction, reconditioning and preservation,
   operating costs as provided for in the fixing America's surface
   transportation (FAST) act and related prior and successive federal
   legislation, and the payment of liabilities incurred prior to April
   1, 2016 (17031620) .......................... 1,711,000,000 .......... (re. $1,597,805,000)

8 For the federal share, from any federal agency under any federal
   program, of the acquisition of property for state transportation
   projects including but not limited to construction, reconstruction,
   reconditioning and preservation, including the payment of
   liabilities incurred prior to April 1, 2016 (17RW1620) ............. 50,000,000 ....................................... (re. $43,525,000)

9 For reimbursements to the dedicated highway and bridge trust fund of
   the department of transportation, of the federal share of
   engineering costs, including fringe benefits, personal services, and
   nonpersonal services, for activities including but not limited to
   the preparation of designs, plans, specifications and estimates;
   construction management and supervision; and appraisals, surveys,
   testing, and environmental impact statements for transportation
   projects, the payment of liabilities incurred prior to April 1, 2016
   and other such purposes as specified in section 89-b of the state
   finance law as amended (17EG1620) .................................. 250,000,000 ..................................... (re. $250,000,000)

10 For reimbursements to the dedicated highway and bridge trust fund of
   the department of transportation, of the federal share of
   engineering costs, including the contract services provided by
   private firms, for activities including but not limited to the
   preparation of designs, plans, specifications and estimates;
   construction management and supervision; and appraisals, surveys,
   testing, and environmental impact statements for transportation
   projects, the payment of liabilities incurred prior to April 1, 2016
   and other such purposes as specified in section 89-b of the state
   finance law as amended (17EC1620) .................................. 151,000,000 ..................................... (re. $151,000,000)

11 By chapter 54, section 1, of the laws of 2015:
   For the federal share, from any federal agency under any federal
   program, of state transportation projects including but not limited
   to construction, reconstruction, reconditioning and preservation,
   operating costs as provided for in the moving ahead for progress in
   the 21st century legislation and related prior and successive feder-
For the federal share, from any federal agency under any federal program, of the acquisition of property for state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, including the payment of liabilities incurred prior to April 1, 2015 (17RW1520) ................... 50,000,000 ....................................... (re. $42,755,000)

For reimbursements to the dedicated highway and bridge trust fund of the department of transportation, of the federal share of engineering costs, including fringe benefits, personal services, and nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2015 and other such purposes as specified in section 89-b of the state finance law as amended (17EG1520) .................................. 225,000,000 ...................................... (re. $38,094,000)

By chapter 54, section 1, of the laws of 2014:

For the federal share, from any federal agency under any federal program, of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, operating costs as provided for in the moving ahead for progress in the 21st century legislation and related prior and successive federal legislation, and the payment of liabilities incurred prior to April 1, 2014 (17031420) ... 1,600,000,000 ..... (re. $882,515,000)

For the federal share, from any federal agency under any federal program, of the acquisition of property for state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, including the payment of liabilities incurred prior to April 1, 2014 (17RW1420) ................... 50,000,000 ....................................... (re. $37,831,000)

For reimbursements to the dedicated highway and bridge trust fund of the department of transportation, of the federal share of engineering costs, including fringe benefits, personal services, and nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2014 and other such purposes as specified in section 89-b of the state finance law as amended (17EG1420) .................................. 225,000,000 ...................................... (re. $46,727,000)

For reimbursements to the dedicated highway and bridge trust fund of the department of transportation, of the federal share of engineering costs, including the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2014 and other such purposes as specified in section 89-b of the state finance law as amended (17EC1420) ... 125,000,000 ........... (re. $109,413,000)
payment of liabilities incurred prior to April 1, 2014 and other
such purposes as specified in section 89-b of the state finance law
as amended (17EC1420) ... 125,000,000 ............. (re. $75,386,000)

By chapter 54, section 1, of the laws of 2013:
For the federal share, from any federal agency under any federal
program, of state transportation projects including but not limited
to construction, reconstruction, reconditioning and preservation,
the acquisition of property, operating costs as provided for in the
Moving Ahead for Progress in the 21st Century legislation and
related prior and successive federal legislation, payment of
reimbursements to the dedicated highway and bridge trust fund of the
department of transportation, including but not limited to fringe
benefits, and the contract services provided by private firms;
personal services, nonpersonal services, for activities including
but not limited to the preparation of designs, plans, specifications
and estimates; construction management and supervision; and
appraisals, surveys, testing, and environmental impact statements
for transportation projects, the payment of liabilities incurred
prior to April 1, 2013 and any other such purposes as specified in
section 89-b of the state finance law as amended (17031320) ....
2,000,000,000 ................................... (re. $712,493,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,  
section 1, of the laws of 2013:
For the federal share, from any federal agency under any federal
program, of state transportation projects including but not limited
to construction, reconstruction, reconditioning and preservation,
the acquisition of property, operating costs as provided for in the
Safe, Accountable, Flexible, Efficient Transportation Equity Act: A
Legacy for Users and any successive legislation, payment of
reimbursements to the dedicated highway and bridge trust fund of the
department of transportation, including but not limited to fringe
benefits, and the contract services provided by private firms;
personal services, nonpersonal services, for activities including
but not limited to the preparation of designs, plans, specifications
and estimates; construction management and supervision; and
appraisals, surveys, testing, and environmental impact statements
for transportation projects, the payment of liabilities incurred
prior to April 1, 2012 and any other such purposes as specified in
section 89-b of the state finance law as amended (17031220) ....
1,800,000,000 ................................... (re. $379,109,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54,  
section 1, of the laws of 2013:
For the federal share, from any federal agency under any federal
program, of state transportation projects including but not limited
to construction, reconstruction, reconditioning and preservation,
the acquisition of property, operating costs as provided for in the
Safe, Accountable, Flexible, Efficient Transportation Equity Act: A
Legacy for Users and any successive legislation, payment of
reimbursements to the dedicated highway and bridge trust fund of the
department of transportation, including but not limited to fringe
benefits, and the contract services provided by private firms;
personal services, nonpersonal services, for activities including
but not limited to the preparation of designs, plans, specifications
and estimates; construction management and supervision; and
appraisals, surveys, testing, and environmental impact statements
for transportation projects, the payment of liabilities incurred
prior to April 1, 2011 and any other such purposes as specified in
section 89-b of the state finance law as amended (17031120) ....
1,600,000,000 ................................... (re. $304,968,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share, from any federal agency under any federal program, of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2010 and any other such purposes as specified in section 89-b of the state finance law as amended (17031020) .......
1,725,000,000 .......................... (re. $237,121,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2009 and any other such purposes as specified in section 89-b of the state finance law as amended (17030920) ...
1,550,000,000 ......................... (re. $190,172,000)

By chapter 55, section 1, of the laws of 2008:
For the federal share of state transportation maintenance projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users, and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2008 and any other such purposes as specified in section 89-b of the state finance law as amended (17440820) ...
50,000,000 ............................ (re. $50,000,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2016:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as
provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2008 and any other such purposes as specified in section 89-b of the state finance law as amended (17030820) ... 1,915,000,000 ............ (re. $148,629,000)

By chapter 55, section 1, of the laws of 2007:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2007 and any other such purposes as specified in section 89-b of the state finance law as amended (17030720) ... 1,977,299,000 ............ (re. $133,228,000)

For the federal share of state transportation maintenance projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users, and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2007 and any other such purposes as specified in section 89-b of the state finance law as amended.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of budget (17440720) ............... 50,000,000 ....................................... (re. $14,754,000)

PERSONAL SERVICE

Personal service--regular ....................... 5,000,000
Holiday/overtime compensation .................... 500,000

Amount available for personal service .......... 5,500,000
### NONPERSONAL SERVICE

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials</td>
<td>4,200,000</td>
</tr>
<tr>
<td>Travel</td>
<td>300,000</td>
</tr>
<tr>
<td>Contractual services</td>
<td>11,850,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>25,386,000</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>2,534,000</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>230,000</td>
</tr>
<tr>
<td><strong>Amount available for nonpersonal service</strong></td>
<td>44,500,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2013:

For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2006 and any other such purposes as specified in section 89-b of the state finance law as amended (17030620) ... 1,580,000,000 ............. (re. $93,154,000)

By chapter 55, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2013:

For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2005 and any other such purposes as specified in section 89-b of the state finance law as amended (17030520) ............................ 1,580,000,000 .................................... (re. $57,033,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 54, section 1, of the laws of 2013:

For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2004 and any other such purposes as specified in section 89-b of the state finance law as amended (17030420) ......................... 1,610,000,000 ...................... (re. $64,077,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2003 and any other such purposes as specified in section 89-b of the state finance law as amended (17030320) ......................... 1,597,000,000 ...................... (re. $57,202,000)

By chapter 55, section 1, of the laws of 2002, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2002 and any other such purposes as specified in section 89-b of the state finance law as amended (17030220) ... 1,451,000,000 ............ (re. $54,824,000)

By chapter 55, section 1, of the laws of 2001, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2001 and any other such purposes as specified in section 89-b of the state finance law as amended (17030120) ... 1,440,500,000 ........... (re. $43,473,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2000, as amended by chapter 54, section 1, of the laws of 2013:

1 For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 2000 and any other such purposes as specified in section 89-b of the state finance law as amended (17030020) ... 1,205,500,000 .......... (re. $27,527,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 54, section 1, of the laws of 2013:

2 For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Transportation Equity Act for the 21st Century and any successive legislation, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 1999 and any other such purposes as specified in section 89-b of the state finance law as amended (17039920) ... 1,260,000,000 .......... (re. $19,351,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 54, section 1, of the laws of 2013:

3 For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Intermodal Surface Transportation Efficiency Act of 1991 and any successive legislation, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 1998 and any other such purposes as specified in section 89-b of the state finance law as amended (17039820) ... 1,175,000,000 .......... (re. $25,704,000)

By chapter 55, section 1, of the laws of 1997, as amended by chapter 54, section 1, of the laws of 2013:

4 For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Intermodal Surface Transportation Efficiency Act of 1991 and any successive legislation, payment of reimbursements to the engineering services fund of the department of transportation,
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 1997 and any other such purposes as specified in section 89-b of the state finance law as amended by chapter 56 of the laws of 1993 (17039720) ............ 1,120,000,000 .................................... (re. $31,865,000)

By chapter 55, section 1, of the laws of 1996, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Intermodal Surface Transportation Efficiency Act of 1991, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 1996 and any other such purposes as specified in section 89-b of the state finance law as amended by chapter 56 of the laws of 1993 (17039620) .................. 1,135,000,000 .................................... (re. $35,179,000)

By chapter 54, section 1, of the laws of 1995, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state transportation projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Intermodal Surface Transportation Efficiency Act of 1991, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, the payment of liabilities incurred prior to April 1, 1995 and any other such purposes as specified in section 89-b of the state finance law as amended by chapter 56 of the laws of 1993 (17039520) .................. 908,000,000 .................................... (re. $59,761,000)

By chapter 54, section 1, of the laws of 1994, as amended by chapter 54, section 1, of the laws of 2013:
For the federal share of state highway projects including but not limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, operating costs as provided for in the Intermodal Surface Transportation Efficiency Act of 1991, payment of reimbursements to the engineering services fund of the department of transportation, including but not limited to fringe benefits, and the contract services provided by private firms; personal services, nonpersonal services, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

for transportation projects, the payment of liabilities incurred
prior to April 1, 1994 and any other such purposes as specified in
section 89-b of the state finance law as amended by chapter 56 of
the laws of 1993 (17039420) ............................. (re. $35,472,000)

By chapter 54, section 1, of the laws of 1993, as amended by chapter 54,
section 1, of the laws of 2013:
For the federal share of highway projects including the state thruway
(17039320) ................................... (re. $18,084,000)

By chapter 54, section 1, of the laws of 1992, as amended by chapter 54,
section 1, of the laws of 2013:
For the federal share of highway projects including the state thruway
(17039220) ................................... (re. $30,549,000)

By chapter 54, section 1, of the laws of 1991, as amended by chapter 54,
section 1, of the laws of 2013:
For the federal share of highway projects including the state thruway
(17039120) ................................... (re. $18,473,000)

FEDERAL AIRPORT OR AVIATION (CCP)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Aviation Purpose

By chapter 55, section 1, of the laws of 2016:
For payment by the state of the federal share of the cost, including
payment of liabilities incurred prior to April 1, 2016, of
construction, reconstruction, alteration and rehabilitation of
airport and aviation facilities at Republic airport, including the
cost of acquisition of real property, the acquisition of equipment
and other related incidental expenses thereto and for the federal
share of consultant services in carrying out federally approved
aviation studies.
Within the amount appropriated herein, authorization is granted to the
department of transportation to enter into all necessary contracts
and agreements, subject to the approval of the director of the
budget, to carry out the purposes of this appropriation.
Prior to requesting a certificate of approval of availability for any
of the moneys authorized herein, the commissioner of transportation
shall certify to the director of the budget that the federal
government has agreed to finance the federal share of the project.
However with the approval of the director of the budget, projects
may be designed prior to federal approval upon the written assurance
by the commissioner of transportation that federal funds are likely
to be forthcoming (17521614) .......................... (re. $6,000,000)

By chapter 54, section 1, of the laws of 2015:
For payment by the state of the federal share of the cost, including
payment of liabilities incurred prior to April 1, 2015, of
construction, reconstruction, alteration and rehabilitation of
airport and aviation facilities at Republic airport, including the
cost of acquisition of real property, the acquisition of equipment
and other related incidental expenses thereto and for the federal
share of consultant services in carrying out federally approved
aviation studies.
Within the amount appropriated herein, authorization is granted to the
department of transportation to enter into all necessary contracts
and agreements, subject to the approval of the director of the budg-
et, to carry out the purposes of this appropriation.
Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17521514) ... 6,000,000 .............. (re. $6,000,000)

By chapter 54, section 1, of the laws of 2014:

For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2014, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17521414) ... 6,000,000 .............. (re. $6,000,000)

By chapter 54, section 1, of the laws of 2013:

For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2013, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17521314) ... 6,000,000 .............. (re. $6,000,000)

By chapter 54, section 1, of the laws of 2012:

For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2012, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.
Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17521214) ... 6,000,000 .............. (re. $6,000,000)

By chapter 54, section 1, of the laws of 2011:
For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2011, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17521114) ... 6,000,000 .............. (re. $6,000,000)

By chapter 55, section 1, of the laws of 2010:
For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2010, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17521014) ... 6,000,000 .............. (re. $3,776,000)

By chapter 55, section 1, of the laws of 2008:
For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2008, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the...
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17520814) ... 6,000,000 .............. (re. $2,484,000)

By chapter 55, section 1, of the laws of 2007:
For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2007, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17520714) ... 6,000,000 .............. (re. $2,041,000)

By chapter 55, section 1, of the laws of 2006:
For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2006, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However, with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17520614) ... 6,000,000 .............. (re. $1,496,000)
By chapter 55, section 1, of the laws of 2005:

For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2005, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17520514) ... 6,000,000 ............... (re. $529,000)

By chapter 55, section 1, of the laws of 2005:

For payment by the state of the federal share of the cost, including payment of liabilities incurred prior to April 1, 2005, of construction, reconstruction, alteration and rehabilitation of airport and aviation facilities at Republic airport, including the cost of acquisition of real property, the acquisition of equipment and other related incidental expenses thereto and for the federal share of consultant services in carrying out federally approved aviation studies.

Within the amount appropriated herein, authorization is granted to the department of transportation to enter into all necessary contracts and agreements, subject to the approval of the director of the budget, to carry out the purposes of this appropriation.

Prior to requesting a certificate of approval of availability for any of the moneys authorized herein, the commissioner of transportation shall certify to the director of the budget that the federal government has agreed to finance the federal share of the project. However with the approval of the director of the budget, projects may be designed prior to federal approval upon the written assurance by the commissioner of transportation that federal funds are likely to be forthcoming (17529114) ... 40,000,000 ............. (re. $2,120,000)

HIGHWAY FACILITIES (CCP)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Highway Facilities Purpose

STATE HIGHWAYS

By chapter 54, section 1, of the laws of 1987, as amended by chapter 55, section 1, of the laws of 2000:

The sum of $37,310,801 is hereby appropriated for the preparation of designs, plans, specifications and estimates, for the contract engineering services provided by private firms, for the acquisition of property, and the construction of highway, bridge and traffic improvements related to the expansion of Fort Drum, with or without Federal aid, including the payment of liabilities incurred prior to April 1, 1987 (17068711) ... 36,926,559 ............... (re. $9,489,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

STATE GATEWAY INFORMATION CENTERS

By chapter 50, section 1, of the laws of 1986, as amended by chapter 55, section 1, of the laws of 2000, and as transferred from state operations - miscellaneous by chapter 54, section 3, of the laws of 1988:

For construction of state gateway information centers on the state's major highways by the department of transportation. Such centers shall be established on Interstate Route 90 in the vicinity of the Massachusetts border; on Interstate Route 87 in the vicinity of Chazy in the county of Clinton; on Interstate Route 81 in the vicinity of the Canadian border; in Chautauqua county in the vicinity of the Pennsylvania border; and on Interstate Route 87 in the vicinity of State Route 17 (17B18611) ... 1,999,373 ............ (re. $656,000)

HIGHWAY - RAILROAD
GRADE CROSSING ELIMINATIONS
MINEOLA GRADE CROSSING

By chapter 998, section 3, of the laws of 1983:

For the payment of the State's share of the cost of construction, with or without federal aid, of a grade crossing elimination project in Mineola, Nassau County, including the cost of the acquisition of property and other related work. No expenditures shall be made from this appropriation for services and expenses other than the cost of consulting services (03334811) ................. (re. $1,773,000)

INFRASTRUCTURE BOND ACT PROJECTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Infrastructure Bond Act Purpose

By chapter 54, section 1, of the laws of 1988:

For the costs, pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, of capital projects to be reimbursed from bond fund proceeds for the improvement of highways, parkways, commuter parking facilities, and other highway facilities including bridges, other structures, and appurtenances.

Project costs funded from this appropriation may include, but shall not be limited to, preliminary planning and feasibility studies; survey and design; acquisition of property, construction, reconstruction, reconditioning and preservation; the supervision and inspection of construction; and for the cost of engineering services. No expenditures shall be made from this appropriation for personal services and expenses other than consulting services.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget.

Funds from this appropriation may be made available for the payment of liabilities incurred prior to April 1, 1988 (17068823) ..... 22,673,000 ........................................ (re. $1,304,000)

For payment of the costs of acquisition of real property and for the elimination of existing highway-railroad crossings at grade in accordance with the provisions of article ten of the transportation law or other highway/bridge projects identified in the project schedule below, for the costs of preparation of designs, plans, specifications and estimates and for contract engineering services provided by private firms, including the payment of liabilities incurred
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

prior to April 1, 1988, pursuant to the rebuild New York through
transportation infrastructure renewal bond act of 1983. The items
shown in the project schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the budget (17428823) ... .......
7,727,000 .................................................. (re. $3,311,000)

By chapter 54, section 1, of the laws of 1987:
For the costs pursuant to the provisions of the rebuild New York
through transportation infrastructure renewal bond act of 1983, of
the cost of capital projects to be reimbursed from bond fund
proceeds for the improvement of highways, parkways, commuter parking
facilities, and other highway facilities including bridges, other
structures, and appurtenances.
Project costs funded from this appropriation may include, but shall
not be limited to, preliminary planning and feasibility studies;
survey and design; acquisition of property, construction, recon-
struction, reconditioning and preservation; the supervision and
inspection of construction; and for the cost of engineering
services.
No expenditures shall be made from this appropriation for personal
services and expenses other than consulting services.
Notwithstanding any other provision of law, the commissioner of trans-
portation is authorized to acquire all necessary land not on the
state highway system for the purpose of highway projects at the
request of the locality under whose jurisdiction the project is
constructed or reconstructed.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budg-
et.
Funds from this appropriation may be made available for the payment of
liabilities incurred prior to April 1, 1987 (17078723) ... .......
92,000,000 .................................................. (re. $429,000)

By chapter 54, section 1, of the laws of 1987, as amended by chapter 54,
section 3, of the laws of 1988:
For payment of the costs of acquisition of real property and for the
elimination of existing highway-railroad crossings at grade in
accordance with the provisions of article ten of the transportation
law or other highway/bridge projects identified in the project sche-
dule below, for the costs of preparation of designs, plans, specifi-
cations and estimates and for contract engineering services provided
by private firms, including the payment of liabilities incurred
prior to April 1, 1987, pursuant to the rebuild New York through
transportation infrastructure renewal bond act of 1983. The items
shown in the project schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the budget (17088723) ... .......
8,700,000 .................................................. (re. $1,118,000)

By chapter 54, section 1, of the laws of 1986, as amended by chapter 54,
section 3, of the laws of 1988:
For the costs pursuant to the provisions of the rebuild New York
through transportation infrastructure renewal bond act of 1983, of
the cost of capital projects to be reimbursed from bond fund
proceeds for the improvement of highways, parkways, commuter parking
facilities, and other highway facilities including bridges, other
structures, and appurtenances.
Project costs funded from this appropriation may include, but shall
not be limited to, preliminary planning and feasibility studies;
survey and design; acquisition of property, construction, recon-
Department of Transportation

Capital Projects - Reappropriations 2017-18

...construction, reconditioning and preservation; the supervision and inspection of construction; and for the cost of engineering services. No expenditures shall be made from this appropriation for personal services and expenses other than consulting services.

Notwithstanding any other provision of law, the commissioner of transportation is authorized to acquire all necessary land not on the state highway system for the purpose of highway projects at the request of the locality under whose jurisdiction the project is constructed or reconstructed.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget.

Funds from this appropriation may be made available for the payment of liabilities incurred prior to April one, nineteen hundred eighty-six (17068623) ... ..... 76,000,000 ................. (re. $429,000)

By chapter 54, section 1, of the laws of 1985, as amended by chapter 54, section 3, of the laws of 1988:

For the costs pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, of the cost of capital projects to be reimbursed from bond fund proceeds for the improvement of highways, parkways, commuter parking facilities, and other highway facilities including bridges, other structures, and appurtenances.

Project costs funded from this appropriation may include, but shall not be limited to, preliminary planning and feasibility studies; survey and design; acquisition of property, construction, reconstruction, reconditioning and preservation; the supervision and inspection of construction; and for the cost of engineering services. No expenditures shall be made from this appropriation for personal services and expenses other than consulting services.

Notwithstanding any other provision of law, the commissioner of transportation is authorized to acquire all necessary land not on the state highway system for the purpose of highway projects at the request of the locality under whose jurisdiction the project is constructed or reconstructed.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget.

Funds from this appropriation may be made available for the payment of liabilities incurred prior to April one, nineteen hundred eighty-five but not for the payment of liabilities incurred prior to November eight, nineteen hundred eighty-three (17058523) ... ...............

.................. (re. $346,000)

By chapter 54, section 1, of the laws of 1984, as amended by chapter 54, section 3, of the laws of 1988:

For the costs pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, of the cost of capital projects to be reimbursed from bond fund proceeds for the improvement of highways, parkways, commuter parking facilities, and other highway facilities including bridges, other structures, and appurtenances.

Project costs funded from this appropriation may include, but shall not be limited to, preliminary planning and feasibility studies; survey and design; acquisition of property, construction, reconstruction, reconditioning and preservation; the supervision and inspection of construction; and for the cost of engineering services. No expenditures shall be made from this appropriation for personal services and expenses other than consulting services.
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Notwithstanding any other provision of law, the commissioner of trans-
portation is authorized to acquire all necessary land not on the
state highway system for the purpose of highway projects at the
request of the locality under whose jurisdiction the project is
constructed or reconstructed.
The items in the schedule below for the purpose of infrastructure
bonds are projects with a common purpose and as such, may be inter-
changed without limitation subject to the approval of the director
of the budget.
Funds from this appropriation may be made available for the payment of
liabilities incurred prior to April one, nineteen hundred eighty-
four but not for the payment of liabilities incurred prior to Novem-
ber eight, nineteen hundred eighty-three (17278423) ... ...........
...................................................................................... (re. $314,000)

MAINTENANCE FACILITIES (CCP)
Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Equipment Management Facilities Purpose

EQUIPMENT MANAGEMENT FACILITIES

By chapter 55, section 1, of the laws of 2003:
For the purchase of transportation related equipment, including the
cost of all vehicles under 8,500 pounds, and including the payment
of liabilities incurred prior to April 1, 2003 (17260318) ...........
18,100,000 .................................................. (re. $342,000)

By chapter 55, section 1, of the laws of 2002:
For the purchase of transportation related equipment, including the
cost of all vehicles under 8,500 pounds, and including the payment
of liabilities incurred prior to April 1, 2002 (17260218) ...........
18,100,000 .................................................. (re. $28,000)

By chapter 55, section 1, of the laws of 1998:
For the preparation of designs, plans, specifications and estimates,
for the acquisition, alterations, and rehabilitation and improvement
of existing equipment management facilities, for the acquisition of
land and construction of new facilities for equipment management
purposes, and for the contract engineering services provided by
private firms and for the purchase of transportation related equip-
ment, including the payment of liabilities incurred prior to April
1, 1998 (17269818) ... 16,300,000 .................... (re. $47,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Highway Maintenance Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For the preparation of designs, plans, specifications and estimates,
for the acquisition, alterations, and rehabilitation of existing
facilities, for the acquisition of land and construction of new
facilities for highway maintenance purposes, for the contract
engineering services provided by private firms, including the
payment of liabilities incurred prior to April 1, 2016 (17251613)
... 15,965,000 ........................................ (re. $15,965,000)

By chapter 54, section 1, of the laws of 2015:
For the preparation of designs, plans, specifications and estimates,
for the acquisition, alterations, and rehabilitation of existing
facilities, for the acquisition of land and construction of new
facilities for highway maintenance purposes, for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2015 (17251513) .............
15,965,000 ............................................... (re. $15,552,000)

By chapter 54, section 1, of the laws of 2014:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2014 (17251413) .............
15,965,000 ........................................ (re. $7,092,000)

By chapter 54, section 1, of the laws of 2013:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2013 (17251313) .............
15,965,000 ........................................ (re. $4,323,000)

By chapter 54, section 1, of the laws of 2012:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2012 (17251213) .............
15,965,000 .......................................... (re. $541,000)

By chapter 54, section 1, of the laws of 2011:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, and for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2011 (17251113) ......................
... 15,965,000 ..................................... (re. $4,938,000)

By chapter 55, section 1, of the laws of 2010:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, and for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2010 (17251013) ......................
... 15,965,000 ..................................... (re. $8,061,000)

By chapter 55, section 1, of the laws of 2009:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, and for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2009 (17250913) ......................
... 15,965,000 ..................................... (re. $12,772,000)

By chapter 55, section 1, of the laws of 2008:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities for highway maintenance purposes, for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2008 (17250813) ......................
15,965,000 ........................................ (re. $4,519,000)

By chapter 55, section 1, of the laws of 2007:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, and for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2007 (17250713) ......................
... 15,965,000 ..................................... (re. $6,448,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, and for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2008 (17250813) ... 15,485,000 ................................................. (re. $2,514,000)

By chapter 55, section 1, of the laws of 2007:
For the preparation of designs, plans, specifications and estimates, for the acquisition, alterations, and rehabilitation of existing facilities, for the acquisition of land and construction of new facilities for highway maintenance purposes, and for the contract engineering services provided by private firms, including the payment of liabilities incurred prior to April 1, 2007 (17250713) ... 15,050,000 ....................................... (re. $68,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Preparation of Plans Purpose

By chapter 55, section 1, of the laws of 2016:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, including the payment of liabilities incurred prior to April 1, 2016 (17D11630) ............. 2,200,000 ......................................... (re. $1,401,000)

By chapter 54, section 1, of the laws of 2015:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, including the payment of liabilities incurred prior to April 1, 2015 (17D11530) ......................... 2,200,000 ........................................... (re. $156,000)

By chapter 54, section 1, of the laws of 2014:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, including the payment of liabilities incurred prior to April 1, 2014 (17D11430) ......................... 2,200,000 ............................................ (re. $51,000)

By chapter 54, section 1, of the laws of 2013:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, including the payment of liabilities incurred prior to April 1, 2013 (17D11330) ......................... 2,200,000 ................................................ (re. $16,000)

By chapter 54, section 1, of the laws of 2012:
For payment to the design and construction management account of the centralized services fund of the New York state office of general
services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, including the payment of liabilities incurred prior to April 1, 2012 (17D11230) ......................... 2,200,000 ............................................. (re. $5,000)

By chapter 54, section 1, of the laws of 2011:
For payment to the design and construction management account of the centralized services fund of the New York state office of general services for the purpose of preparation and review of plans, specifications, estimates, services, construction management and supervision, inspection, studies, appraisals, surveys, testing and environmental impact statements, including the payment of liabilities incurred prior to April 1, 2011 (17D11130) ......................... 2,200,000 ............................................ (re. $13,000)

MASS TRANSPORTATION (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Mass Transit Purpose

By chapter 55, section 1, of the laws of 2016:
For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems which are outside of the Metropolitan Transportation Commuter District (17KC16MT) ... 20,000,000 ...... (re. $20,000,000)

Project Schedule

<table>
<thead>
<tr>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>To the Capital District transportation authority for capital projects in support of public transportation services provided directly or under contract</td>
<td>3,596,000</td>
</tr>
<tr>
<td>To the Central New York regional transportation authority for capital projects in support of public transportation services provided directly or under contract</td>
<td>3,282,600</td>
</tr>
<tr>
<td>To the Rochester-Genesee regional transportation authority for capital projects in support of public transportation bus services provided directly or under contract</td>
<td>3,985,700</td>
</tr>
<tr>
<td>To the Niagara Frontier transportation authority for capital projects in support</td>
<td></td>
</tr>
</tbody>
</table>
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 of public transportation
2 services provided directly
3 or under contract ............... 5,177,500
4 To all other public transportation systems serving
5 primarily outside the metropolitan commuter transportation district, as defined in
6 section 1262 of the public authorities law and eligible
7 to receive operating assistance under the provisions of
8 section 18-b of the transportation law, for capital projects in support of
9 public transportation services provided directly or under contract in accordance with a formula to be
10 established by the commissioner of transportation
11 with the approval of the director of the budget ........ 3,958,200
12 ----------------
13 Total ......................... 20,000,000
14 ===============
15
16 By chapter 54, section 1, of the laws of 2015:
17 For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for
18 replacement, related bus equipment and the acquisition, design and
19 construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded. The moneys hereby appropriated are to
20 be made available for projects undertaken by mass transit systems which are outside of the Metropolitan Transportation Commuter District (17KC15MT) ... 15,000,000 ............... (re. $7,491,000)

21 Project Schedule
22
23 Project                          Amount
24 --------------------------------------------
25 To the Capital District trans-
26 portation authority for capital projects in support
27 of public transportation services provided directly or under contract ............... 2,697,022
28 To the Central New York
29 regional transportation authority for capital projects in support of public transportation services provided directly or under contract ............... 2,461,947
30 To the Rochester-Genesee
31 regional transportation authority for capital projects in support of
32

33
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. public transportation bus
2. services provided directly
3. or under contract ............ 2,989,262
4. To the Niagara Frontier trans-
5. portation authority for
6. capital projects in support
7. of public transportation
8. services provided directly
9. or under contract ............ 3,883,115
10. To all other public transpor-
11. tation systems serving
12. primarily outside the metro-
13. politan commuter transporta-
14. tion district, as defined in
15. section 1262 of the public
16. authorities law and eligible
17. to receive operating assist-
18. ance under the provisions of
19. section 18-b of the trans-
20. portation law, for capital
21. projects in support of
22. public transportation
23. services provided directly
24. or under contract in accord-
25. ance with a formula to be
26. established by the commis-
27. sioner of transportation
28. with the approval of the
29. director of the budget ........ 2,968,654
30. ----------------------------------------
31. Total ........................ 15,000,000
32. ----------------------------------------
33
34. By chapter 54, section 1, of the laws of 2015, as amended by chapter 55,
35. section 1, of the laws of 2016:
36. Notwithstanding any inconsistent provision of law, the following
37. appropriations are for payment of capital expenses including but not
38. limited to the planning and design, acquisition, construction,
39. reconstruction, replacement, improvement, reconditioning, rehabili-
40. tation and preservation of mass transit facilities, vehicles,
41. related equipment and rolling stock with an average service life of
42. no less than 5 years. Such elements will be set forth in plans to be
43. approved by the director of the budget (17KW15MT) ............
44. 121,547,600 ..................................... (re. $121,328,000)
45
46. Project Schedule
47
48. Project                                 Amount
49. ----------------------------------------
50. To the metropolitan transpor-
51. tation authority for capital
52. projects in support of
53. public transportation
54. services provided directly
55. or under contract ............ 104,127,375
56. To the county of Rockland for
57. capital projects in support
58. of public transportation
59. services provided directly
60. or under contract ............ 193,212
61. To the city of New York for
62. capital projects in support
63. of the Staten Island ferry ..... 1,884,829
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 To the county of Westchester for capital projects in support of public transportation services provided directly or under contract ..... 3,163,599
2 To the county of Nassau for capital projects in support of public transportation services provided directly or under contract .............. 3,826,323
3 To the county of Suffolk for capital projects in support of public transportation services provided directly or under contract .............. 1,488,296
4 To the city of New York for capital projects in support of public transportation bus services provided directly or under contract .............. 5,036,899
5 To all other public transportation systems serving primarily within the metropolitan commuter transportation district, as defined in section 1262 of the public authorities law and eligible to receive operating assistance under the provisions of section 18-b of the transportation law, for capital projects in support of public transportation services provided directly or under contract in accordance with a formula to be established by the commissioner of transportation with the approval of the director of the budget ........ 1,827,067
6 Total .................. 121,547,600

Capital Projects Funds - Other
Capital Projects Fund
Omnibus and Transit Purpose

By chapter 55, section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects including the acquisition of real property, for other mass transportation projects including local transportation planning studies. Notwithstanding any inconsistent provisions of law, the state share of such projects shall be 50 percent of the non-federal share, but in no event shall the state share exceed 10 percent of project costs.

Notwithstanding any other provision of law, the commissioner of transportation shall make available directly to the City of New York (City) an amount commensurate with the state share of (i) federal funds previously awarded to the City and reallocated to the
metropolitan transportation authority (MTA), and (ii) the federally authorized level of financial assistance transferred by resolution of the metropolitan planning organization (MPO) to the metropolitan transportation authority (MTA) and credited to the City by the MTA for capital expenses.

The state share of such reimbursement shall be 50 percent of the non-federal share of the federally authorized level of financial assistance transferred to the MTA, but in no event shall the state share exceed 10 percent of project costs. Prior to requesting reimbursement for projects progressed by the MTA on behalf of the City, the City shall certify to the commissioner of transportation that each eligible project progressed under this provision is federally eligible and that the match amount requested does not exceed the state share of the federally authorized level of financial assistance. In addition, the City must provide an application to the commissioner of transportation certifying that the work to be funded under the project has been performed and that the City has reimbursed the MTA for 100 percent of the match amount for the project. Upon such application, the commissioner of transportation shall review and approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each omnibus project progressed under the program has received federal approval.

Such certificate shall report the federally authorized level of financial assistance (17OM1629) ... 18,500,000 ... (re. $18,500,000)

By chapter 53, section 1, of the laws of 2015, as amended by chapter 55, section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects including the acquisition of real property, for other mass transportation projects including local transportation planning studies. Notwithstanding any inconsistent provisions of law, the state share of such projects shall be 50 percent of the non-federal share, but in no event shall the state share exceed 10 percent of project costs.

Notwithstanding any other provision of law, the commissioner of transportation shall make available directly to the City of New York (City) an amount commensurate with the state share of (i) federal funds previously awarded to the City and reallocated to the metropolitan transportation authority (MTA), and (ii) the federally authorized level of financial assistance transferred by resolution of the metropolitan planning organization (MPO) to the metropolitan transportation authority (MTA) and credited to the City by the MTA for capital expenses.

The state share of such reimbursement shall be 50 percent of the non-federal share of the federally authorized level of financial assistance transferred to the MTA, but in no event shall the state share exceed 10 percent of project costs. Prior to requesting reimbursement for projects progressed by the MTA on behalf of the City, the City shall certify to the commissioner of transportation that each eligible project progressed under this provision is federally eligible and that the match amount requested does not exceed the state share of the federally authorized level of financial assistance. In addition, the City must provide an application to the commissioner of transportation certifying that the work to be funded under the project has been performed and that the City has reimbursed the MTA
for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.
Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval.
Such certificate shall report the federally authorized level of finan-
cial assistance (17OM1529) … 18,500,000 ……… (re. $18,500,000)
By chapter 53, section 1, of the laws of 2014, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
percent of project costs.
Notwithstanding any other provision of law, the commissioner of trans-
portation shall make available directly to the City of New York
(City) an amount commensurate with the state share of (i) federal
funds previously awarded to the City and reallocated to the metro-
politan transportation authority (MTA), and (ii) the federally
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ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval.
Such certificate shall report the federally authorized level of finan-
cial assistance (17OM1529) … 18,500,000 ……… (re. $18,500,000)
By chapter 54, section 1, of the laws of 2013, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

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nonfederal share, but in no event shall the state share exceed 10
percent of project costs.

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politan transportation authority (MTA), and (ii) the federally
authorized level of financial assistance transferred by resolution
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transportation authority (MTA) and credited to the City by the MTA
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federal share of the federally authorized level of financial assis-
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eligible project progressed under this provision is federally eligi-
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share of the federally authorized level of financial assistance. In
addition, the City must provide an application to the commissioner
of transportation certifying that the work to be funded under the
project has been performed and that the City has reimbursed the MTA
for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval.

Such certificate shall report the federally authorized level of finan-
cial assistance (17OM1329) ... 18,500,000 ........ (re. $12,913,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 55,
section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
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Notwithstanding any other provision of law, the commissioner of trans-
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funds previously awarded to the City and reallocated to the metro-
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of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses.

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federal share of the federally authorized level of financial assis-
tance transferred to the MTA, but in no event shall the state share
exceed 10 percent of project costs. Prior to requesting reimburse-
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eligible project progressed under this provision is federally eligi-
ble and that the match amount requested does not exceed the state
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

share of the federally authorized level of financial assistance. In
addition, the City must provide an application to the commissioner
of transportation certifying that the work to be funded under the
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for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM1229) … 18,500,000 .......................... (re. $8,209,000)

By chapter 54, section 1, of the laws of 2011, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
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for capital expenses.

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share of the federally authorized level of financial assistance. In
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of transportation certifying that the work to be funded under the
project has been performed and that the City has reimbursed the MTA
for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM1129) … 18,500,000 .......................... (re. $4,427,000)

By chapter 55, section 1, of the laws of 2010, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
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Notwithstanding any other provision of law, the commissioner of trans-
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funds previously awarded to the City and reallocated to the metro-
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authorized level of financial assistance transferred by resolution
of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses.
The state share of such reimbursement shall be 50 percent of the non-
federal share of the federally authorized level of financial assist-
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exceed 10 percent of project costs. Prior to requesting reimburse-
ment for projects progressed by the MTA on behalf of the City, the
City shall certify to the commissioner of transportation that each
eligible project progressed under this provision is federally eligi-
ble and that the match amount requested does not exceed the state
share of the federally authorized level of financial assistance. In
addition, the City must provide an application to the commissioner
of transportation certifying that the work to be funded under the
project has been performed and that the City has reimbursed the MTA
for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.
Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM1029) ... 18,500,000 ............................ (re. $4,047,000)
By chapter 55, section 1, of the laws of 2009, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
percent of project costs.
Notwithstanding any other provision of law, the commissioner of trans-
portation shall make available directly to the City of New York
(City) an amount commensurate with the state share of (i) federal
funds previously awarded to the City and reallocated to the metro-
politan transportation authority (MTA), and (ii) the federally
authorized level of financial assistance transferred by resolution
of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses.
The state share of such reimbursement shall be 50 percent of the non-
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share of the federally authorized level of financial assistance. In
addition, the City must provide an application to the commissioner
of transportation certifying that the work to be funded under the
project has been performed and that the City has reimbursed the MTA
for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM0929) ... 21,000,000 ......................... (re. $3,990,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55,
section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
percent of project costs.

Notwithstanding any other provision of law, the commissioner of trans-
portation shall make available directly to the City of New York
(City) an amount commensurate with the state share of (i) federal
funds previously awarded to the City and reallocated to the metro-
politan transportation authority (MTA), and (ii) the federally
authorized level of financial assistance transferred by resolution
of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses.

The state share of such reimbursement shall be 50 percent of the non-
federal share of the federally authorized level of financial assist-
ance transferred to the MTA, but in no event shall the state share
exceed 10 percent of project costs. Prior to requesting reimburse-
ment for projects progressed by the MTA on behalf of the City, the
City shall certify to the commissioner of transportation that each
eligible project progressed under this provision is federally eligi-
ble and that the match amount requested does not exceed the state
share of the federally authorized level of financial assistance. In
addition, the City must provide an application to the commissioner
of transportation certifying that the work to be funded under the
project has been performed and that the City has reimbursed the MTA
for 100 percent of the match amount for the project. Upon such
application, the commissioner of transportation shall review and
approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM0829) ... 20,000,000 ......................... (re. $2,738,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55,
section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
percent of project costs.

Notwithstanding any other provision of law, the commissioner of trans-
portation shall make available directly to the City of New York
(City) an amount commensurate with the state share of (i) federal
funds previously awarded to the City and reallocated to the metro-
politan transportation authority (MTA), and (ii) the federally
authorized level of financial assistance transferred by resolution
of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses.

The state share of such reimbursement shall be 50 percent of the
nonfederal share of the federally authorized level of financial
assistance transferred to the MTA, but in no event shall the state
share exceed 10 percent of project costs. Prior to requesting
reimbursement for projects progressed by the MTA on behalf of the
City, the City shall certify to the commissioner of transportation
that each eligible project progressed under this provision is feder-
ally eligible and that the match amount requested does not exceed
the state share of the federally authorized level of financial
assistance. In addition, the City must provide an application to the
commissioner of transportation certifying that the work to be funded
under the project has been performed and that the City has reim-
bursed the MTA for 100 percent of the match amount for the project.
Upon such application, the commissioner of transportation shall
review and approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM0729) ... 19,000,000 ......................... (re. $3,011,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55,
section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
percent of project costs.

Notwithstanding any other provision of law, the commissioner of trans-
portation shall make available directly to the City of New York
(City) an amount commensurate with the state share of (i) federal
funds previously awarded to the City and reallocated to the metro-
politan transportation authority (MTA), and (ii) the federally
authorized level of financial assistance transferred by resolution
of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses.

The state share of such reimbursement shall be 50 percent of the non-
federal share of the federally authorized level of financial assist-
ance transferred to the MTA, but in no event shall the state share
exceed 10 percent of project costs. Prior to requesting reimburse-
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

ment for projects progressed by the MTA on behalf of the City, the City shall certify to the commissioner of transportation that each eligible project progressed under this provision is federally eligible and that the match amount requested does not exceed the state share of the federally authorized level of financial assistance. In addition, the City must provide an application to the commissioner of transportation certifying that the work to be funded under the project has been performed and that the City has reimbursed the MTA for 100 percent of the match amount for the project. Upon such application, the commissioner of transportation shall review and approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each omnibus project progressed under the program has received federal approval. Such certificate shall report the federally authorized level of financial assistance

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects including the acquisition of real property, for other mass transportation projects including local transportation planning studies and liabilities incurred prior to April 1, 2005. Notwithstanding any inconsistent provisions of law, the state share of such projects shall be 50 percent of the non-federal share, but in no event shall the state share exceed 10 percent of project costs.

Notwithstanding any other provision of law, the commissioner of transportation shall make available directly to the City of New York (City) an amount commensurate with the state share of (i) federal funds previously awarded to the City and reallocated to the metropolitan transportation authority (MTA), and (ii) the federally authorized level of financial assistance transferred by resolution of the metropolitan planning organization (MPO) to the metropolitan transportation authority (MTA) and credited to the City by the MTA for capital expenses. The state share of such reimbursement shall be 50 percent of the non-federal share of the federally authorized level of financial assistance transferred to the MTA, but in no event shall the state share exceed 10 percent of project costs. Prior to requesting reimbursement for projects progressed by the MTA on behalf of the City, the City shall certify to the commissioner of transportation that each eligible project progressed under this provision is federally eligible and that the match amount requested does not exceed the state share of the federally authorized level of financial assistance. In addition, the City must provide an application to the commissioner of transportation certifying that the work to be funded under the project has been performed and that the City has reimbursed the MTA for 100 percent of the match amount for the project. Upon such application, the commissioner of transportation shall review and approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each omnibus project progressed under the program has received federal approval. Such certificate shall report the federally authorized level of financial assistance

For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies. Notwithstanding any inconsistent provisions of
law, the state share of such projects shall be 50 percent of the
nonfederal share, but in no event shall the state share exceed 10
percent of project costs.

Notwithstanding any other provision of law, the commissioner of trans-
portation shall make available directly to the City of New York
(City) an amount commensurate with the state share of (i) federal
funds previously awarded to the City and reallocated to the metro-
politan transportation authority (MTA), and (ii) the federally
authorized level of financial assistance transferred by resolution
of the metropolitan planning organization (MPO) to the metropolitan
transportation authority (MTA) and credited to the City by the MTA
for capital expenses. The state share of such reimbursement shall be
50 percent of the non-federal share of the federally authorized
level of financial assistance transferred to the MTA, but in no
event shall the state share exceed 10 percent of project costs.
Prior to requesting reimbursement for projects progressed by the MTA
on behalf of the City, the City shall certify to the commissioner of
transportation that each eligible project progressed under this
provision is federally eligible and that the match amount requested
does not exceed the state share of the federally authorized level of
financial assistance. In addition, the City must provide an applica-
tion to the commissioner of transportation certifying that the work
to be funded under the project has been performed and that the City
has reimbursed the MTA for 100 percent of the match amount for the
project. Upon such application, the commissioner of transportation
shall review and approve eligible activities for reimbursement.

Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM0529) ... 17,000,000 ......................... (re. $363,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55,
section 1, of the laws of 2016:

For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 2004.
Notwithstanding any inconsistent provisions of law, the state share of
such projects shall be 50 percent of the non-federal share, but in
no event shall the state share exceed 10 percent of project costs.
Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that each omnibus project progressed
under the program has received federal approval. Such certificate
shall report the federally authorized level of financial assistance
(17OM0429) ... ..... 15,815,000 ....................... (re. $1,398,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 2003
(17OM0329) ... ... 15,815,000 ................... (re. $56,000)

By chapter 55, section 1, of the laws of 2002, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 2002
(17OM0229) ... ... 15,815,000 ................... (re. $137,000)

By chapter 55, section 1, of the laws of 2001, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 2001
(17OM0129) ... ... 15,815,000 ................... (re. $448,000)

By chapter 55, section 1, of the laws of 2000, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 2000
(17OM0029) ... ... 15,568,000 ................... (re. $6,855,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 1999
(17OM9929) ... ... 14,628,000 ................... (re. $1,131,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
other mass transportation projects including local transportation
planning studies and liabilities incurred prior to April 1, 1998
(17OM9829) ... ... 10,489,000 ................... (re. $381,000)

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55,
section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of
designs, plans, specifications and estimates, for the acquisition,
construction, reconstruction, and improvement of mass transportation
capital projects including the acquisition of real property, for
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

other mass transportation projects including local transportation planning studies and liabilities incurred prior to April 1, 1997 (17OM9729) ... ..... 10,489,000 ................... (re. $435,000)

By chapter 55, section 1, of the laws of 1996, as amended by chapter 55, section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects including the acquisition of real property and liabilities incurred prior to April 1, 1996 (17OM9629) ..... 12,200,000 .......................... (re. $488,000)

By chapter 54, section 1, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects including the acquisition of real property and liabilities incurred prior to April 1, 1994 (17OM9429) ... 19,427,000 ........................................ (re. $8,915,000)

By chapter 54, section 1, of the laws of 1993, as amended by chapter 55, section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects including the acquisition of real property and liabilities incurred prior to April 1, 1993 (17OM9329) ... 11,052,000 ........................................ (re. $3,360,000)

By chapter 54, section 1, of the laws of 1986, as amended by chapter 55, section 1, of the laws of 2016:
For state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction, and improvement of mass transportation capital projects notwithstanding any inconsistent provisions of law, including the acquisition of real property and liabilities incurred prior to April one, nineteen hundred eighty-six (17OS8629) ... 9,700,000 .......................... (re. $642,000)

MASS TRANSPORTATION AND RAIL FREIGHT (CCP)

Capital Projects Funds - Other
Capital Projects Fund
High Speed Rail Purpose

By chapter 55, section 1, of the laws of 2006, as added by chapter 108, section 5, of the laws of 2006:
For the construction and reconstruction of rail capital and highway railroad crossings, facilities and intercity rail passenger service improvements to the New York State Empire Rail Corridor between New York City and Niagara Falls. A corridor program of projects shall be advanced in accordance with a memorandum of understanding between the commissioner and the senate task force on high speed rail (17270641) ... 22,000,000 .................. (re. $7,218,000)

Capital Projects Funds - Other
Capital Projects Fund
Mass Transportation and Rail Freight Purpose
By chapter 369, section 2, of the laws of 1979, as amended by chapter 54, section 3, of the laws of 1988, for:

The acquisition, construction, reconstruction, establishment, improvement and rehabilitation of urban, commuter and intercity rail passenger and rapid transit systems and rail freight capital facilities, for the acquisition of real property and interests in real property required or expected to be required therefor, and for any capital equipment to be used in connection therewith, including all costs incidental thereto in accordance with the following schedule:

(01395012) .................................... (re. $148,000)

The commissioner of transportation shall prepare and submit to the governor as part of his annual budget request submission a report which shall make findings and recommendations with respect to the state's intercity rail passenger service and rail service energy conservation programs. Such report shall include, in addition to any other information the commissioner shall determine appropriate, the following: (a) the impact and effectiveness of the state's programs to continue and preserve rail passenger and rail freight services, including federal and state operating subsidy payments actually made and projected to be made during each of the two next succeeding state fiscal years; and (b) the development of operating, pricing and fare guidelines and standards of service and equipment and facility maintenance standards that may be applied in evaluating the cost and quality of service on those rail lines receiving state and/or federal operating and/or capital assistance.

Capital Projects Funds - Other

Capital Projects Fund
Non-MTA Capital Purpose

By chapter 55, section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM1629) ............. 18,500,000 ......................... (re. $18,500,000)

By chapter 53, section 1, of the laws of 2015, as amended by chapter 55, section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM1529) ............................
18,500,000 ........................................ (re. $18,500,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 55,
section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
dards for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM1429) ............................
18,500,000 ........................................ (re. $7,662,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 55,
section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
dards for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM1329) ............................
18,500,000 ........................................ (re. $7,662,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 55,
section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
dards for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM1229) ............................
18,500,000 ........................................ (re. $18,500,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2011, as amended by chapter 55, section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM1129) .................. (re. $18,500,000)

18,500,000 ....................................... (re. $18,500,000)

By chapter 55, section 1, of the laws of 2010, as amended by chapter 55, section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM1029) ...........................

18,500,000 ....................................... (re. $18,500,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 55, section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM0929) ...........................

21,000,000 ....................................... (re. $21,000,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0829) .........................
21,000,000 ....................................... (re. $21,000,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55,
section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
ard for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0729) .........................
16,000,000 ........................................ (re. $13,441,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55,
section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
ard for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0629) .........................
16,000,000 ........................................ (re. $4,457,000)

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55,
section 1, of the laws of 2016:

For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
ard for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0529) ...........................
16,000,000 ........................................ (re. $3,442,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55,
section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
ard for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0429) ............................
16,000,000 .......................................... (re. $1,733,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55,
section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
ard for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0329) ............................
14,000,000 .......................................... (re. $716,000)

By chapter 55, section 1, of the laws of 2002, as amended by chapter 55,
section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects
and facilities including replacement of buses meeting federal stand-
ard for replacement, related bus equipment and the acquisition,
design and construction, including engineering and consulting costs,
of mass transit bus garages or other mass transportation projects
and facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in substi-
tution for the required non-federal matching shares of the federal-
ly-funded portion of the project to which it is added. The moneys
hereby appropriated are to be made available for projects undertaken
by mass transit systems other than those mass transit operating
agencies which receive money from the metropolitan transportation
authority dedicated tax fund (17NM0229) ............................ 14,000,000 .......................................... (re. $714,000)

By chapter 55, section 1, of the laws of 2001, as amended by chapter 55, section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM0129) ............................ 12,000,000 ........................................... (re. $211,000)

By chapter 55, section 1, of the laws of 2000, as amended by chapter 55, section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM0029) ............................ 12,000,000 ........................................ (re. $80,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55, section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM9929) ............................ 12,000,000 ........................................ (re. $2,517,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federal-ly-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM9829) ............................ 10,000,000 ........................ (re. $108,000)

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55, section 1, of the laws of 2016:
For the payment of the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federal-ly-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17NM9729) ............................ 16,000,000 ........................ (re. $10,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Rail Service Preservation Purpose

By chapter 55, section 1, of the laws of 2016:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2016, of the construction and improvement of passenger rail, freight rail, and, notwithstanding any inconsistent provisions of law, for port capital facilities outside the jurisdiction of the port authority of New York and New Jersey, including but not limited to the acquisition, reconstruction, improvement or rehabilitation of railroad or port capital facilities, and any capital improvement used in connection herewith, and for the acquisition of real property or interests in real property required or expected to be required therefor (17161641) ... 10,000,000 ........................ (re. $10,000,000)
Notwithstanding the provisions of section 89-b of the state finance law, for contractual agreements entered into for rail passenger service (17171641) ... 44,330,000 ........................ (re. $44,330,000)

By chapter 54, section 1, of the laws of 2015:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2015, of the construction and improvement of passenger rail, freight rail, and, notwithstanding any inconsistent provisions of law, for port capital facilities outside the jurisdiction of the port authority of New York and New Jersey,
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

including but not limited to the acquisition, construction, recon- 
construction, improvement or rehabilitation of railroad or port capital 
facilities, and any capital improvement used in connection herewith, 
and for the acquisition of real property or interests in real prop- 
erty required or expected to be required therefor (17161541) ... 
10,000,000 ................................. (re. $10,000,000)

Notwithstanding the provisions of section 89-b of the state finance 
law, for contractual agreements entered into for rail passenger 
service (17171541) ... 44,330,000 ................ (re. $24,125,000)

By chapter 54, section 1, of the laws of 2014:

Notwithstanding the provisions of section 89-b of the state finance 
law, for the construction and improvement of passenger and rail 
freight projects including, but not limited to, the acquisition, 
construction, reconstruction, improvement or rehabilitation of any 
railroad capital facility and any capital improvement used in 
connection herewith, and for the acquisition of real property or 
interests in real property required or expected to be required 
therefor (17161441) ... 10,000,000 ............... (re. $7,781,000)

Notwithstanding the provisions of section 89-b of the state finance 
law, for contractual agreements entered into for rail passenger 
service (17171441) ... 44,330,000 ................ (re. $10,040,000)

By chapter 54, section 1, of the laws of 2013:

Notwithstanding the provisions of section 89-b of the state finance 
law, for the construction and improvement of passenger and rail 
freight projects including, but not limited to, the acquisition, 
construction, reconstruction, improvement or rehabilitation of any 
railroad capital facility and any capital improvement used in 
connection herewith, and for the acquisition of real property or 
interests in real property required or expected to be required 
therefor (17161341) ... 10,000,000 ............... (re. $4,354,000)

Notwithstanding the provisions of section 89-b of the state finance 
law, for contractual agreements entered into for rail passenger 
service (17171341) ... 44,330,000 ................ (re. $3,242,000)

By chapter 54, section 1, of the laws of 2012:

Notwithstanding the provisions of section 89-b of the state finance 
law, for the construction and improvement of passenger and rail 
freight projects including, but not limited to, the acquisition, 
construction, reconstruction, improvement or rehabilitation of any 
railroad capital facility and any capital improvement used in 
connection herewith, for contractual agreements entered into for 
rail passenger service, and for the acquisition of real property or 
interests in real property required or expected to be required 
therefor (17161241) ... 26,620,000 ............... (re. $14,433,000)

By chapter 54, section 1, of the laws of 2011:

Notwithstanding the provisions of section 89-b of the state finance 
law, for the construction and improvement of passenger and rail 
freight projects including, but not limited to, the acquisition, 
construction, reconstruction, improvement or rehabilitation of any 
railroad capital facility and any capital improvement used in 
connection herewith, for contractual agreements entered into for 
rail passenger service, and for the acquisition of real property or 
interests in real property required or expected to be required 
therefor (17161141) ... 16,930,000 ............... (re. $9,424,000)

By chapter 55, section 1, of the laws of 2010:

Notwithstanding the provisions of section 89-b of the state finance 
law, for the construction and improvement of passenger and rail 
freight projects including, but not limited to, the acquisition,
Construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17161041) ... 15,300,000 ............... (re. $2,489,000)

By chapter 55, section 1, of the laws of 2009:
Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150941) ... 7,500,000 ............... (re. $2,970,000)

By chapter 55, section 1, of the laws of 2008:
Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150841) ... 20,000,000 ............... (re. $7,765,000)

By chapter 55, section 1, of the laws of 2007:
Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150741) ... 20,000,000 ............... (re. $2,242,000)

By chapter 55, section 1, of the laws of 2006:
Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150641) ... 20,000,000 ............... (re. $3,320,000)

By chapter 55, section 1, of the laws of 2005:
Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150541) ... 20,000,000 ............... (re. $533,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. By chapter 55, section 1, of the laws of 2004:
   Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150441) ... 20,000,000 ............... (re. $4,973,000)

2. By chapter 55, section 1, of the laws of 2003:
   Notwithstanding the provisions of section 89-b of the state finance law, for the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for contractual agreements entered into for rail passenger service, and for the acquisition of real property or interests in real property required or expected to be required therefor (17150341) ... 20,000,000 ............... (re. $3,605,000)

3. By chapter 55, section 1, of the laws of 2000:
   For the construction and improvement of passenger and rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, for the acquisition of real property or interests in real property required or expected to be required therefore (17150041) ... 10,000,000 ............... (re. $589,000)

4. By chapter 55, section 1, of the laws of 1999, as amended by chapter 295, part A, section 1, of the laws of 2001:
   For the state share of the construction and improvement of rail freight facilities identified by the department of transportation in a rail freight capital needs survey, including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, and for the acquisition of real property or interests in real property required or expected to be required therefore, in accordance with the following schedule. Project costs funded from this appropriation shall not exceed 80 percent of total project costs. In addition, projects to be funded from this appropriation shall comply with eligibility criteria established in program guidelines to be issued by the commissioner of transportation.
   The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17159941) ... 13,000,000 ............... (re. $604,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Mass Transportation and Rail Freight Purpose

RAIL AND RAPID TRANSIT

By chapter 54, section 1, of the laws of 1993, as added by chapter 259, section 4, of the laws of 1993:
For payment of the federal share of high speed ground transportation projects including high speed conventional rail, very high speed rail and magnetic levitation systems. The moneys hereby appropriated
shall be used for the federal share of costs of any program aspect including, but not limited to, research, development, study, demonstration, implementation, operation, real property acquisition, construction, reconstruction, improvement and rehabilitation of any capital facility (17419312) ... .................................. (re. $12,309,000)

RAIL SERVICE PRESERVATION

By chapter 257, section 8, of the laws of 1975, as amended by chapter 54, section 5, of the laws of 1982:
The sum of fifty million dollars ($50,000,000) or so much thereof as may be necessary to accomplish the purpose designated, is hereby appropriated to the department of transportation from the capital projects fund in accordance with section ninety-three of the state finance law for payment by the state of the share of the federal government for acquisition, construction, reconstruction, improvement or rehabilitation by the state or a municipality of any railroad capital facility and any capital equipment used in connection therewith and for branch line operation and maintenance costs pursuant to the provisions of section fourteen-d or article ten-a of the transportation law (01393212) ... ............... (re. $7,264,000)

MASS TRANSPORTATION AND RAIL FREIGHT--BONDABLE (CCP)

Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewable (Bondable)
Mass Transportation and Rail Freight Purpose

RAIL AND RAPID TRANSIT

By chapter 998, section 4, of the laws of 1983, as amended by chapter 54, section 3, of the laws of 1984:
For the cost of the preparation of designs, plans, specifications and estimates and for the acquisition of property and rehabilitation projects, for railroad capital facilities, mass transportation capital projects, excluding projects of the New York city transit authority, its subsidiaries, and the commuter railroads under the jurisdiction of the metropolitan transportation authority, notwithstanding any inconsistent provisions of law provided however that all such costs shall be made pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983 and such costs shall be reimbursed from the infrastructure renewal bond fund (03064812) ................... (re. $178,000)

Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewable (Bondable)
Omnibus and Transit Bondable Purpose

By chapter 54, section 1, of the laws of 1990:
For payment to the department of transportation pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, for state aid to the Niagara Frontier Transportation Authority for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction and improvement of mass transportation capital projects including the acquisition of real property and liabilities incurred prior to April 1, 1990 (17199040) .............. 1,840,000 ............................................ (re. $18,000)
By chapter 54, section 1, of the laws of 1988:
For payment to the department of transportation pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, for state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction and improvement of mass transportation capital projects including the acquisition of real property and liabilities incurred prior to April 1, 1988, in accordance with the schedule shown below. The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget.
Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner of transportation shall certify that each project progressed under the program listed in the schedule below has received federal approval and the federally authorized level of financial assistance (17198840) ... ..... 10,045,000 ................. (re. $859,000)

By chapter 54, section 1, of the laws of 1986:
For payment to the department of transportation pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, for state aid to municipal corporations for the preparation of designs, plans, specifications and estimates, for the acquisition, construction, reconstruction and improvement of mass transportation capital projects including the acquisition of real property and liabilities incurred prior to April one, nineteen hundred eighty-six, in accordance with the schedule shown below. The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget.
Prior to requesting approval of a certificate of approval of availability for the moneys hereby appropriated, the commissioner shall certify that each omnibus project progressed under the program listed in the schedule below has received federal approval and the federally authorized level of financial assistance (17198640) ... ..... 5,800,000 ....................... (re. $315,000)

By chapter 54, section 1, of the laws of 1984, as amended by chapter 54, section 3, of the laws of 1986:
For payment to the department of transportation pursuant to the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983, notwithstanding any inconsistent provisions of law: (1) on behalf of the Niagara Frontier Transportation Authority to the extent needed to match federal funds to finance the state share of construction of the Buffalo light rail rapid transit (LRT) project including the acquisition of real property and to match local funds for the acquisition of property for a possible Tonawanda extension of the Buffalo light rail rapid transit system and, (2) for state aid to municipal corporations for the acquisition, construction, reconstruction and improvement of Mass Transportation Omnibus projects including the acquisition of real property, in accordance with the following schedule. No part of this appropriation shall be available until the commissioner of transportation shall certify to the director of the budget that the federal share of costs has been approved for the purposes authorized and that the local share is available for the acquisition of property for a possible Tonawanda extension of the Buffalo light rail rapid transit system.
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

The moneys hereby appropriated, when made available pursuant to a certificate of approval of availability issued by the director of the budget, shall be paid from the state treasury on the warrant of the state comptroller on vouchers approved by the commissioner of transportation (17148440) ... ..................... (re. $930,000)

Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewable (Bondable)
Rail Service Preservation Purpose

By chapter 54, section 1, of the laws of 1994:
For payment of the state share of the costs of acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection therewith, for the acquisition of real property or interests in real property required or expected to be required therefor, pursuant to the rebuild New York through Transportation Infrastructure Renewal Bond Act of 1983 notwithstanding any inconsistent provisions of law and pursuant to the provisions of section 14-d of the transportation law and including all costs incidental thereto (17159441) ... 1,390,000 ......................... (re. $43,000)

By chapter 54, section 1, of the laws of 1984, as amended by chapter 54, section 3, of the laws of 1985:
For payment of the state share of the costs of the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection therewith, for the acquisition of real property or interests in real property required or expected to be required therefor, pursuant to rebuild New York through the transportation bond act of 1983 notwithstanding any inconsistent provisions of law and pursuant to the provisions of section fourteen-d of the transportation law, as the commissioner may elect for the purpose of improving freight service, and including all costs incidental thereto in accordance with the following schedule (17158441) ... ........ (re. $339,000)

MULTI-MODAL (CCP)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Multi-Modal Purpose

The appropriation made by chapter 55, section 1, of the laws of 2000, is hereby amended and reappropriated to read:
For the cost of multi-modal projects designated as part of the multi-modal program established by section 14-k of the transportation law and in accordance with a memorandum of understanding among the governor, the majority leader of the senate, and the speaker of the assembly, or their designees, provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter
referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the respective house of the legislature has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure.

MUNICIPAL HIGHWAY - RAILROAD CROSSING ALTERATIONS (CCP)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Railroad Crossing Alteration Purpose

By chapter 54, section 1, of the laws of 1988:
For payment of the state share of the cost of the reconstruction or removal of existing highway-railway grade crossing or grade separation structures, pursuant to the provisions of section 91 of the railroad law, and in accordance with the schedule below (17108826) ... 1,700,000 ............................... (re. $443,000)

By chapter 54, section 1, of the laws of 1986:
For payment of the state share of the cost of the reconstruction or removal of existing highway-railway grade crossing or grade separation structures, pursuant to the provisions of section ninety-one of the railroad law, and in accordance with the schedule below. Project costs funded from this appropriation may include, but shall not be limited to, preliminary planning and feasibility studies; survey and design; acquisition of property; reconstruction and
removal; materials testing; the contract engineering services
provided by private firms; and the payment of liabilities incurred
prior to April one, nineteen hundred eighty-six.
Prior to requesting approval of a certificate of approval of avail-
ability for the moneys hereby appropriated, the commissioner of
transportation shall certify that he has applied for and made
reasonable efforts to secure federal assistance for each project
authorized herein. Any such federal assistance received shall be
used to reduce the total project cost prior to the calculation of
the state and local shares in accordance with section ninety-one of
the railroad law.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budg-
et (17108626) ... ..... 2,500,000 ............... (re. $1,124,000)

NEW YORK STATE AGENCY FUND (CCP)

By chapter 55, section 1, of the laws of 2002:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law for
border crossing studies and activities (17500211) .................
2,000,000 ................................................ (re. $2,000,000)

By chapter 55, section 1, of the laws of 2016:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501622) ... 50,000,000 ...................... (re. $50,000,000)

By chapter 54, section 1, of the laws of 2015:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501522) ... 50,000,000 ...................... (re. $38,412,000)

By chapter 54, section 1, of the laws of 2014:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501422) ... 50,000,000 ...................... (re. $50,000,000)

By chapter 54, section 1, of the laws of 2013:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501322) ... 50,000,000 ...................... (re. $29,555,000)
By chapter 54, section 1, of the laws of 2012:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501222) ... 50,000,000 .................... (re. $34,021,000)

By chapter 54, section 1, of the laws of 2011:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501122) ... 50,000,000 .................... (re. $25,533,000)

By chapter 55, section 1, of the laws of 2010:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17501022) ... 50,000,000 .................... (re. $22,852,000)

By chapter 55, section 1, of the laws of 2009:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500922) ... 50,000,000 .................... (re. $18,953,000)

By chapter 55, section 1, of the laws of 2008:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500822) ... 50,000,000 .................... (re. $22,402,000)

By chapter 55, section 1, of the laws of 2007:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500722) ... 50,000,000 .................... (re. $11,243,000)

By chapter 55, section 1, of the laws of 2006:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500622) ... 50,000,000 .................... (re. $39,489,000)

By chapter 55, section 1, of the laws of 2005:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500522) ... 50,000,000 .................... (re. $32,349,000)

By chapter 55, section 1, of the laws of 2004:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500422) ... 50,000,000 .................... (re. $10,042,000)

By chapter 55, section 1, of the laws of 2003:
For that portion of liabilities incurred by the department of trans-
portation on behalf of entities other than state departments or
agencies pursuant to the highway law or transportation law
(17500322) ... 50,000,000 .................... (re. $37,193,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 By chapter 55, section 1, of the laws of 2002:
2 For that portion of liabilities incurred by the department of trans-
3 portation on behalf of entities other than state departments or
4 agencies pursuant to the highway law or transportation law
5 (17500222) ... 50,000,000 ......................... (re. $8,903,000)
6
7 By chapter 55, section 1, of the laws of 2001:
8 For that portion of liabilities incurred by the department of trans-
9 portation on behalf of entities other than state departments or
10 agencies pursuant to the highway law or transportation law
11 (17500122) ... 50,000,000 ......................... (re. $7,861,000)
12
13 By chapter 55, section 1, of the laws of 2000:
14 For that portion of liabilities incurred by the department of trans-
15 portation on behalf of entities other than state departments or
16 agencies pursuant to the highway law or transportation law
17 (17500022) ... 50,000,000 ......................... (re. $15,837,000)
18
19 By chapter 55, section 1, of the laws of 1999:
20 For that portion of liabilities incurred by the department of trans-
21 portation on behalf of entities other than state departments or
22 agencies pursuant to the highway law or transportation law
23 (17509922) ... 50,000,000 ......................... (re. $11,800,000)
24
25 NEW YORK WORKS (CCP)
26
27 Capital Projects Funds - Other
28 Capital Projects Fund
29 Aviation Purpose
30
31 By chapter 55, section 1, of the laws of 2016:
32 For state aid to municipal corporations and private airports as
33 authorized by section 14-h of the transportation law and for payment
34 of the cost of projects at Stewart and Republic airports, for the
35 acquisition, construction, reconstruction, and improvement of
36 airport or aviation capital projects, including the acquisition of
37 real property and liabilities incurred prior to April 1, 2016. Prior
38 to requesting approval of a certificate of approval of availability
39 for moneys appropriated, the commissioner of transportation shall
40 certify that each airport or aviation project progressed under the
41 program, other than state owned airports, has received federal
42 approval and the federally authorized level of financial assistance.
43 Funds from this appropriation may also be utilized for grants to
44 municipal corporations and private airports for the cost of projects
45 authorized by section 14-l of the transportation law, including the
46 acquisition of real property and liabilities incurred prior to April
47 1, 2016 (17551614) ... 12,500,000 ............... (re. $12,500,000)
48
49 The appropriation made by chapter 55, section 1, of the laws of 2016, is
50 hereby amended and reappropriated to read:
51 For state aid to municipal corporations, public authorities or public
52 benefit corporations, except a bi-state authority, and other owners
53 of public-use airports located in counties or cities with a
54 population of less than one million; for projects related to
55 passenger air service, cargo service, and commercial development,
56 including but not limited to the acquisition of real property;
57 preparation of designs, plans, specifications and estimates;
58 environmental impact statements; construction; construction
59 management and supervision; the contract services provided by
60 private firms; demolition; reconstruction; and improvement of
61 airport or aviation-related facilities. Eligible project costs may
62 also include measures to enhance connections to airports through
roadway redesign; increased parking; improved public transportation
service; and liabilities incurred prior to April 1, 2016, provided,
however, that notwithstanding the provisions of article 5 of the
general construction law or any other law or regulation to the
contrary, for the purposes of this appropriation and to secure
greater savings for the public and ensure quality workmanship on
such projects as may be impacted, section 17 of part F of chapter 60
of the laws of 2015, constituting the infrastructure investment act
("Act"), is amended to remove the repealer contained therein to
continue the Act in full force and effect through and until March
31, 2018, with the following amendments to sections two, three,
four, and eight of the Act: authorized state entities may also use
the alternative delivery method referred to as design-build
contracts for capital projects related to buildings as well as to
any projects undertaken by an authorized state entity in agreement
with another party; "authorized state entity" shall include the
department of transportation; in addition to other laws
notwithstanding, the Act also notwithstanding the provisions of sections
8 and 9 of the public buildings law; if the department of
transportation requires a contractor to prepare separate
specifications in accordance with section 135 of the state finance
law, it shall be deemed to be in compliance with the provisions of
such law (17AC1614) ... 200,000,000 ............... (re. $200,000,000)

By chapter 54, section 1, of the laws of 2015:
For state aid to municipal corporations and private airports as
authorized by section 14-h of the transportation law and for payment
of the cost of projects at Stewart and Republic airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2015. Prior
to requesting approval of a certificate of approval of availability
for moneys appropriated, the commissioner of transportation shall
certify that each airport or aviation project progressed under the
program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance.
Funds from this appropriation may also be utilized for grants to
municipal corporations and private airports for the cost of projects
authorized by section 14-l of the transportation law, including the
acquisition of real property and liabilities incurred prior to April
1, 2015 (17551514) ... 10,000,000 ............... (re. $10,000,000)

By chapter 54, section 1, of the laws of 2014:
For state aid to municipal corporations and private airports as
authorized by section 14-h of the transportation law and for payment
of the cost of projects at Stewart and Republic airports, for the
acquisition, construction, reconstruction, and improvement of
airport or aviation capital projects, including the acquisition of
real property and liabilities incurred prior to April 1, 2014. Prior
to requesting approval of a certificate of approval of availability
for moneys appropriated, the commissioner of transportation shall
certify that each airport or aviation project progressed under the
program, other than state owned airports, has received federal
approval and the federally authorized level of financial assistance.
Funds from this appropriation may also be utilized for grants to
municipal corporations and private airports for the cost of projects
authorized by section 14-l of the transportation law, including the
acquisition of real property and liabilities incurred prior to April
1, 2014 (17551414) ... 10,000,000 ............... (re. $8,530,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2013:
For state aid to municipal corporations and private airports as authorized by section 14-h of the transportation law and for payment of the cost of projects at Stewart and Republic airports, for the acquisition, construction, reconstruction, and improvement of airport or aviation capital projects, including the acquisition of real property and liabilities incurred prior to April 1, 2013. Prior to requesting approval of a certificate of approval of availability for moneys appropriated, the commissioner of transportation shall certify that each airport or aviation project progressed under the program, other than state owned airports, has received federal approval and the federally authorized level of financial assistance. Funds from this appropriation may also be utilized for grants to municipal corporations and private airports for the cost of projects authorized by section 14-l of the transportation law, including the acquisition of real property and liabilities incurred prior to April 1, 2013 (17551314) ... 10,000,000 ................. (re. $5,186,000)

Capital Projects Funds - Other
Capital Projects Fund
Non-Federal Aided Highway Purpose

By chapter 55, section 1, of the laws of 2016:
Transportation infrastructure and facilities in the five-year department of transportation plan for 2015-16 through 2019-20, for the payment of costs, including the payment of liabilities incurred prior to April 1, 2016, of transportation infrastructure projects, including but not limited to, state and local roads and bridges; airport, freight and passenger rail, port and transit projects or multi-modal facilities, including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, and engineering services, including personal services, nonpersonal services, fringe benefits, the contract services provided by private firms, and reimbursements to the dedicated highway and bridge trust fund and capital projects funds, for activities including but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation infrastructure projects (17991622) ................. 84,475,000 ............................................. (re. $84,475,000)

For the payment of the costs, which shall be reimbursed from bond proceeds, including the payment of liabilities incurred prior to April 1, 2016, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities, including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property, and for engineering services, including personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects (17JS1622) ................................. 208,354,000 ..................................... (re. $204,112,000)

For the payment of the costs, which shall be reimbursed from bond proceeds, including the payment of liabilities incurred prior to April 1, 2016, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities, including work appurtenant and ancillary thereto. Project costs funded from
this appropriation may include but shall not be limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property, and for engineering services, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms, and including but not
limited to the preparation of designs, plans, specifications and
estimates; construction management and supervision; and appraisals,
surveys, testing and environmental impact statements for
transportation projects (17LA1622) .....................................
150,000,000 ..................................... (re. $150,000,000)

For the payment of the costs, which shall be reimbursed from bond
proceeds, including the payment of liabilities incurred prior to
April 1, 2016, of state and local bridges, including work
appurtenant and ancillary thereto. Project costs funded from this
appropriation may include but shall not be limited to construction,
reconstruction, reconditioning and preservation, and the acquisition
of property, and for engineering services, including personal
services, nonpersonal services, fringe benefits, and the contract
services provided by private firms, and including but not limited to
the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects (17BR1622) ... 150,000,000 .......... (re. $150,000,000)

By chapter 54, section 1, of the laws of 2015:
For the payment of the costs, which shall be reimbursed from bond
proceeds, including the payment of liabilities incurred prior to
April 1, 2015, of state highways, parkways, bridges, the New York
State Thruway, Indian reservation roads, and facilities, including
work appurtenant and ancillary thereto. Project costs funded from
this appropriation may include but shall not be limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property, and for engineering services, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms, and including but not
limited to the preparation of designs, plans, specifications and
estimates; construction management and supervision; and appraisals,
surveys, testing and environmental impact statements for transporta-
tion projects (17JS1522) ... 200,000,000 ........ (re. $135,741,000)

For the payment of the costs, which shall be reimbursed from bond
proceeds, including the payment of liabilities incurred prior to
April 1, 2015, of state highways, parkways, bridges, the New York
State Thruway, Indian reservation roads, and facilities, including
work appurtenant and ancillary thereto. Project costs funded from
this appropriation may include but shall not be limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property, and for engineering services, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms, and including but not
limited to the preparation of designs, plans, specifications and
estimates; construction management and supervision; and appraisals,
surveys, testing and environmental impact statements for transporta-
tion projects (17LA1522) ... 100,000,000 .......... (re. $99,952,000)

For the payment of the costs, which shall be reimbursed from bond
proceeds, including the payment of liabilities incurred prior to
April 1, 2015, of state and local bridges, including work appurten-
ant and ancillary thereto. Project costs funded from this approvi-
ation may include but shall not be limited to construction, recon-
struction, reconditioning and preservation, and the acquisition of
property, and for engineering services, including personal services,
nonpersonal services, fringe benefits, and the contract services
provided by private firms, and including but not limited to the
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects (17BR1522) ... 150,000,000 ............... (re. $134,887,000)

By chapter 54, section 1, of the laws of 2014:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2014, of state highways, parkways, bridges,
the New York State Thruway, Indian reservation roads, and facilities,
including work appurtenant and ancillary thereto. Project
costs funded from this appropriation may include but shall not be
limited to construction, reconstruction, reconditioning and preserva-
tion, and the acquisition of property, and for engineering
services, including personal services, nonpersonal services, fringe
benefits, and the contract services provided by private firms, and
including but not limited to the preparation of designs, plans,
specifications and estimates; construction management and super-
vision; and appraisals, surveys, testing and environmental impact
statements for transportation projects (17191422) ..................
155,000,000 ...................................... (re. $64,472,000)

By chapter 54, section 1, of the laws of 2013:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2013, of state highways, parkways, bridges,
the New York State Thruway, Indian reservation roads, and facilities,
including work appurtenant and ancillary thereto. Project
costs funded from this appropriation may include but shall not be
limited to construction, reconstruction, reconditioning and preserva-
tion, and the acquisition of property, and for engineering
services, including personal services, nonpersonal services, fringe
benefits, and the contract services provided by private firms, and
including but not limited to the preparation of designs, plans,
specifications and estimates; construction management and super-
vision; and appraisals, surveys, testing and environmental impact
statements for transportation projects (17191322) ..................
155,000,000 ...................................... (re. $45,387,000)

By chapter 54, section 1, of the laws of 2012:
For the payment of capital costs, including acquisition of real prop-
erty, engineering services, and the payment of liabilities incurred
prior to April 1, 2012, relating to the construction, reconstruction
and improvement of Buffalo and Fort Erie Public Bridge Authority
facilities, including work on any appurtenant and ancillary state,
local or public authority facilities necessary for improvement of
the Peace Bridge Plaza (17191222) ...........................
15,000,000 ........................................ (re. $620,000)

Capital Projects Funds - Other
Capital Projects Fund
Non-MTA Capital Purpose

By chapter 55, section 1, of the laws of 2016:
For the costs of mass transportation capital projects and facilities
including replacement of buses meeting federal standards for
replacement, related bus equipment and the acquisition, design and
construction, including engineering and consulting costs, of mass
transit bus garages or other mass transportation projects and
facilities approved by the commissioner of transportation in a
program of projects. Such funding may be part of a total project of
which a portion is federally funded but shall not be used in
substitution for the required non-federal matching shares of the
federally-funded portion of the project to which it is added. The
moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17551629) ............... 27,500,000 ............................... (re. $27,500,000)

By chapter 54, section 1, of the laws of 2015:
For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17551529) ......................... 5,000,000 ............................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2014:
For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17551429) ......................... 5,000,000 ............................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2013:
For the costs of mass transportation capital projects and facilities including replacement of buses meeting federal standards for replacement, related bus equipment and the acquisition, design and construction, including engineering and consulting costs, of mass transit bus garages or other mass transportation projects and facilities approved by the commissioner of transportation in a program of projects. Such funding may be part of a total project of which a portion is federally funded but shall not be used in substitution for the required non-federal matching shares of the federally-funded portion of the project to which it is added. The moneys hereby appropriated are to be made available for projects undertaken by mass transit systems other than those mass transit operating agencies which receive money from the metropolitan transportation authority dedicated tax fund (17551329) ......................... 5,000,000 ............................... (re. $2,336,000)
By chapter 54, section 1, of the laws of 2013:
For engineering services, including personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects (17551330) .... 45,000,000 .......................... (re. $6,313,000)

By chapter 55, section 1, of the laws of 2016:
For the construction and improvement of rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, and for the acquisition of real property or interests in real property required or expected to be required therefor. Of this appropriation, the amount of up to $3,000,000 will be provided to the metropolitan transportation authority for costs associated with implementing a program to upgrade diesel train engines owned by the Long Island Rail Road to improve emissions standards, and the amount of up to $1,000,000 for other diesel train engine retrofit uses (17551641) ... 17,500,000 ............... (re. $17,500,000)

By chapter 54, section 1, of the laws of 2015:
For the construction and improvement of rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, and for the acquisition of real property or interests in real property required or expected to be required therefor. Of this appropriation, the amount of up to $3,000,000 will be provided to the metropolitan transportation authority for costs associated with implementing a program to upgrade diesel train engines owned by the Long Island Rail Road to improve emissions standards, and the amount of up to $1,000,000 for other diesel train engine retrofit uses (17551541) ... 10,000,000 ............... (re. $10,000,000)

By chapter 54, section 1, of the laws of 2014:
For the construction and improvement of rail freight projects including, but not limited to, the acquisition, construction, reconstruction, improvement or rehabilitation of any railroad capital facility and any capital improvement used in connection herewith, and for the acquisition of real property or interests in real property required or expected to be required therefor. Of this appropriation, the amount of up to $3,000,000 will be provided to the metropolitan transportation authority for costs associated with implementing a program to upgrade diesel train engines owned by the Long Island Rail Road to improve emissions standards, and the amount of up to $1,000,000 for other diesel train engine retrofit uses (17551441) ... 10,000,000 ............... (re. $5,087,000)
By chapter 54, section 1, of the laws of 2013:
For the construction and improvement of rail freight projects includ-
ing, but not limited to, the acquisition, construction, recon-
struction, improvement or rehabilitation of any railroad capital
facility and any capital improvement used in connection herewith,
and for the acquisition of real property or interests in real prop-
erty required or expected to be required therefor. Of this appropri-
ation, the amount of up to $3,000,000 will be provided to the metro-
politan transportation authority for costs associated with
implementing a one year pilot program to upgrade diesel train
engines owned by the Long Island Rail Road to improve emissions
standards (17551341) ... 10,000,000 .................. (re. $2,837,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Non-Federal Aided Highway Purpose

By chapter 54, section 1, of the laws of 2012:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2012, of state and local highways, park-
ways, bridges, the New York State Thruway, Indian reservation roads,
and facilities for which the responsibility is vested with the state
department of transportation, including work appurtenant and ancil-
lary thereto. Project costs funded from this appropriation may
include but shall not be limited to construction, reconstruction,
reconditioning and preservation, and the acquisition of property;
for personal services, fringe benefits, nonpersonal services, and
contract services provided by private firms for activities including
but not limited to the preparation of designs, plans, specifications
and estimates; construction management and supervision; and
appraisals, surveys, testing, and environmental impact statements
for transportation projects (17101222) .........................
232,049,000 ...................................... (re. $63,018,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Federal Aid Highways Purpose

By chapter 54, section 1, of the laws of 2012:
For the federal share, from any federal agency under any federal
program, of state transportation projects, including both state
system and local system projects, and including but not limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property; for personal services, fringe benefits,
nonpersonal services, and contract services provided by private
firms for activities including but not limited to the preparation of
designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing, and environ-
mental impact statements for transportation projects; for the
payment of liabilities incurred prior to April 1, 2012 and for any
other such purposes as specified in section 89-b of the state
finance law as amended (17041220) .........................
916,751,000 ...................................... (re. $19,082,000)

NON-FEDERALLY AIDED HIGHWAY CAPITAL PROJECTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Highway Maintenance Purpose
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2007:
For the payment of the costs of diesel emissions reduction activities
and equipment, including but not limited to retrofit and acquisition
of low emission vehicles and equipment to achieve the maximum envi-
ronmental benefit in non-attainment areas as designated by the
United States environmental protection agency in accordance with the
clean air act (170807HM) ... 3,000,000 ................ (re. $74,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Highway Maintenance Purpose

By chapter 55, section 1, of the laws of 2016:
For the payment of costs, including the payment of liabilities
incurred prior to April 1, 2016, of snow and ice control on state
highways and preventive maintenance on state roads and bridges as
defined in paragraph (a) of subdivision 1 of section 10-d of the
highway law, including personal services, nonpersonal services,
fringe benefits and contractual services provided by private firms
and municipalities, but not including the costs of heavy equipment.
Personal service (170116HM) ... 255,443,000 ........ (re. $157,525,000)
Nonpersonal service (170416HM) ... 240,000,000 .... (re. $211,883,000)
Fringe benefits (170816HM) ... 143,610,000 ........ (re. $104,620,000)
Indirect costs (170916HM) ... 6,846,000 ............ (re. $5,068,000)
For the payment of the costs of heavy equipment, including the payment
of liabilities incurred prior to April 1, 2016.
Nonpersonal service (170516HM) ... 36,727,000 ...... (re. $36,311,000)

By chapter 54, section 1, of the laws of 2015:
For the payment of costs, including the payment of liabilities
incurred prior to April 1, 2015, of snow and ice control on state
highways and preventive maintenance on state roads and bridges as
defined in paragraph (a) of subdivision 1 of section 10-d of the
highway law, including personal services, nonpersonal services,
fringe benefits and contractual services provided by private firms
and municipalities, but not including the costs of heavy equipment.
Personal service (170115HM) ... 253,110,000 ........... (re. $3,000)
Nonpersonal service (170415HM) ... 235,648,000 ..... (re. $37,987,000)
Fringe benefits (170815HM) ... 141,438,000 .......... (re. $8,585,000)
Indirect costs (170915HM) ... 6,404,000 ............... (re. $393,000)
For the payment of the costs of heavy equip- ment, including the
payment of liabilities incurred prior to April 1, 2015.
Nonpersonal service (170515HM) ... 35,657,000 ...... (re. $26,145,000)
For the operating and capital costs of the Wells Bridge highway rest
area/text stop located on Interstate 88 westbound between exits 11
and 12 in Delaware County (17WB15HM) ..................
2,500,000 ......................................... (re. $2,050,000)
For the capital costs of the Glens Falls highway rest area/text stop
located on Interstate 87 northbound between exits 17 and 18 in
Warren County (17GF15HM) ... 1,000,000 .............. (re. $866,000)

By chapter 54, section 1, of the laws of 2014:
For the payment of costs, including the payment of liabilities
incurred prior to April 1, 2014, of snow and ice control on state
highways and preventive maintenance on state roads and bridges as
defined in paragraph (a) of subdivision 1 of section 10-d of the
highway law, including personal services, nonpersonal services,
fringe benefits and contractual services provided by private firms
and municipalities, but not including the costs of heavy equipment.
Personal service (170114HM) ... 249,824,000 .......... (re. $399,000)
Nonpersonal service (170414HM) ... 222,000,000 ...... (re. $4,295,000)
Fringe benefits (170814HM) ... 142,051,000 .......... (re. $1,018,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Indirect costs (170914HM) ... 6,996,000 ............... (re. $50,000)
2. For the payment of the costs of heavy equipment, including the payment of liabilities incurred prior to April 1, 2014.
3. Nonpersonal service (170514HM) ... 40,000,000 .... (re. $6,357,000)
4. For the operating and capital costs of the Worcester highway rest area/text stop located on Interstate 88 eastbound between exits 18 and 19 in Otsego County (17RA14HM) ... 1,200,000 ..... (re. $68,000)

By chapter 54, section 1, of the laws of 2013:
5. For the payment of costs, including the payment of liabilities incurred prior to April 1, 2013, of snow and ice control on state highways and preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law, including personal services, nonpersonal services, fringe benefits and contractual services provided by private firms and municipalities, but not including the costs of heavy equipment.
6. Nonpersonal service (170413HM) ... 195,880,000 ...... (re. $1,563,000)
7. For the payment of the costs of heavy equipment, including the payment of liabilities incurred prior to April 1, 2013.
8. Nonpersonal service (170513HM) ... 49,070,000 ...... (re. $21,073,000)

By chapter 54, section 1, of the laws of 2012:
9. For the payment of costs, including the payment of liabilities incurred prior to April 1, 2012, of snow and ice control on state highways and preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law, including personal services, nonpersonal services, fringe benefits and contractual services provided by private firms and municipalities.
10. Personal service (170112HM) ... 234,144,000 ........... (re. $521,000)
11. Nonpersonal service (170412HM) ... 244,950,000 ...... (re. $1,060,000)
12. Fringe benefits (170812HM) ... 121,006,000 .......... (re. $2,127,000)
13. Indirect costs (170912HM) ... 6,298,000 ............... (re. $110,000)

By chapter 54, section 1, of the laws of 2011:
14. For the payment of costs, including the payment of liabilities incurred prior to April 1, 2011, of snow and ice control on state highways and preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law, including personal services, nonpersonal services, fringe benefits and contractual services provided by private firms and municipalities.
15. The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170411HM) .............. 614,652,000 ........................................... (re. $61,130,000)

PERSONAL SERVICE

16. Personal service--regular ...... 204,261,000
17. Temporary service ................ 2,700,000
18. Holiday/overtime compensation ... 22,500,000
19. -------------------------------
20. Amount available for personal service ............... 229,461,000

NONPERSONAL SERVICE

21. Supplies and materials ............ 140,747,000
22. Travel .................................. 900,000
23. Contractual services .............. 81,000,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1. Equipment ....................... 13,500,000
2. Fringe benefits ................ 123,475,000
3. Indirect costs ................... 7,929,000
4. 
5. Amount available for nonper-sonal service ............ 367,551,000
6. 
7. 
8. For the purchase of transpor-tation related equipment, including the cost of all vehicles under 8,500 pounds:
9. Contractual services ............... 180,000
10. Equipment ....................... 17,460,000
11. 
12. Amount available for nonper-sonal service ............... 17,640,000
13. 
14. By chapter 55, section 1, of the laws of 2010:
15. For the payment of costs, including the payment of liabilities incurred prior to April 1, 2010, of snow and ice control on state highways and preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law, including personal services, nonpersonal services, fringe benefits and contractual services provided by private firms and municipalities.
16. The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170410HM) .............. 668,346,000 (re. $9,490,000)
17. 
18. PERSONAL SERVICE
19. 
20. Personal service--regular ...... 226,956,000
21. Temporary service ................ 3,000,000
22. Holiday/overtime compensation ... 25,000,000
23. 
24. Amount available for person-al service ............... 254,956,000
25. 
26. NONPERSONAL SERVICE
27. 
28. Supplies and materials ............ 156,386,000
29. Travel ........................... 1,000,000
30. Contractual services ............... 90,000,000
31. Equipment ....................... 15,000,000
32. Fringe benefits ................... 123,475,000
33. Indirect costs ...................... 7,929,000
34. 
35. Amount available for nonper-sonal service ............ 393,790,000
36. 
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58.
MAINTENANCE UNDISTRIBUTED

For the purchase of transportation related equipment, including the cost of all vehicles under 8,500 pounds ... 19,600,000

NONPERSONAL SERVICE

Contractual services ............... 200,000
Equipment ....................... 19,400,000

Amount available for nonpersonal service ............... 19,600,000

668,346,000

By chapter 55, section 1, of the laws of 2009, as amended by chapter 54, section 1, of the laws of 2011:

For the payment of costs, including the payment of liabilities incurred prior to April 1, 2009, of snow and ice control on state highways and preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law, including personal services, nonpersonal services, fringe benefits and contractual services provided by private firms and municipalities.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170409HM) .............. 664,757,267 ...................................... (re. $36,922,000)

PERSONAL SERVICE

Personal service--regular ...... 215,326,267
Temporary service ............... 3,000,000
Holiday/overtime compensation ... 30,000,000

Amount available for personal service ............... 248,326,267

NONPERSONAL SERVICE

Supplies and materials ............. 161,375,000
Travel ................................ 1,500,000
Contractual services .............. 90,000,000
Equipment ......................... 15,000,000
Fringe benefits .................... 109,139,000
Indirect costs ...................... 8,556,000

Amount available for nonpersonal service ............... 385,570,000

MAINTENANCE UNDISTRIBUTED

For the purchase of transportation related equipment, including the cost of all vehicles under 8,500 pounds ... 19,600,000
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

NONPERSONAL SERVICE

Contractual services ............... 200,000
Equipment .......................... 19,400,000

Amount available for nonper-
sonal service ............... 19,600,000

For costs associated with
the contract maintenance
and operation of inter-
state 84, the department
of transportation and the
thruway authority are
hereby authorized and
empowered to enter into an
annual contract for the
thruway authority solely
to perform such mainte-
nance and operation on
behalf of the department,
notwithstanding any other
provision of law, provided
such contract shall
include the same indemni-
fication and hold harmless
clauses for the thruway
authority that are
provided to municipalities
pursuant to subdivision
2-a of section 12 of the
highway law ................. 11,261,000

NONPERSONAL SERVICE

Contractual services ............ 11,261,000

Amount available for nonper-
sonal service ............... 11,261,000

664,757,267

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55,
section 1, of the laws of 2010:
For the payment of costs, including the payment of liabilities
incurred prior to April 1, 2008, of snow and ice control on state
highways and preventive maintenance on state roads and bridges as
defined in paragraph (a) of subdivision 1 of section 10-d of the
highway law, including personal services, nonpersonal services,
fringe benefits and contractual services provided by private firms
and municipalities.
The items shown in the schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the budget (170408HM) ..............
614,421,000 ....................................................................... (re. $1,166,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

PERSONAL SERVICE

Personal service--regular ...... 231,213,000
Temporary service ............... 2,259,000
Holiday/overtime compensation ... 27,392,000

Amount available for personal service ............... 260,864,000

NONPERSONAL SERVICE

Supplies and materials .......... 118,595,000
Travel .......................... 1,435,000
Contractual services .......... 77,787,000
Equipment ........................ 13,747,000
Fringe benefits ................. 103,050,000
Indirect costs .................. 8,710,000

Amount available for nonpersonal service ............... 323,324,000

MAINTENANCE UNDISTRIBUTED

For the purchase of transportation related equipment, including the cost of all vehicles under 8,500 pounds ............... 19,300,000

NONPERSONAL SERVICE

Contractual services ............... 193,000
Equipment ........................ 19,107,000

Amount available for nonpersonal service ............... 19,300,000

For costs associated with the contract maintenance and operation of inter-state 84, the department of transportation and the thruway authority are hereby authorized and empowered to enter into an annual contract for the thruway authority solely to perform such maintenance and operation on behalf of the department, notwithstanding any other provision of law, provided such contract shall include the same indemnification and hold harmless clauses for the thruway authority that are
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
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<td>provided to municipalities</td>
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<tr>
<td>pursuant to subdivision 2-a of section 12 of the highway law</td>
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NONPERSONAL SERVICE

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<td>Amount available for nonpersonal service</td>
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PERSONAL SERVICE

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<td>Temporary service</td>
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<td>Holiday/overtime compensation</td>
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NONPERSONAL SERVICE

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<td>Equipment</td>
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<td>Fringe benefits</td>
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<td>Amount available for nonpersonal service</td>
<td>319,819,000</td>
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MAINTENANCE UNDISTRIBUTED

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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>For the purchase of transportation related equipment, including the cost of all vehicles under 8,500 pounds</td>
<td>19,100,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - RE APPROPRIATIONS 2017-18

NONPERSONAL SERVICE

Contractual services ............... 191,000
Equipment ........................ 18,909,000

Amount available for nonper-
sonal service .................. 19,100,000

For costs associated with
the contract maintenance
and operation of inter-
state 84, the department
of transportation and the
thruway authority are
hereby authorized and
empowered to enter into an
annual contract for the
thruway authority solely
to perform such mainte-
nance and operation on
behalf of the department,
notwithstanding any other
provision of law, provided
such contract shall
include the same indemni-
fication and hold harmless
clauses for the thruway
authority that are
provided to municipalities
pursuant to subdivision
2-a of section 12 of the
highway law ................. 11,565,000

NONPERSONAL SERVICE

Contractual services ............ 11,565,000

Amount available for nonper-
sonal service ............... 11,565,000

573,779,500

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55,
section 1, of the laws of 2007:
For the payment of costs, including the payment of liabilities
incurred prior to April 1, 2006, of snow and ice control on state
highways and preventive maintenance on state roads and bridges as
defined in paragraph (a) of subdivision 1 of section 10-d of the
highway law, including personal services, nonpersonal services,
fringe benefits and contractual services provided by private firms
and municipalities.
The items shown in the schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the budget (170406HM) ... ........
528,118,000 ....................................... (re. $3,104,000)
By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2007:

For the payment of costs, including the payment of liabilities incurred prior to April 1, 2005, of snow and ice control on state highways and preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law, including personal services, nonpersonal services, fringe benefits and contractual services provided by private firms and municipalities. Such costs shall not include the costs of vehicles under 8,500 pounds without the prior approval of the director of the budget.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170405HM) ... ........

479,947,000 ........................................ (re. $712,000)

Capital Projects Funds - Other

Dedicated Highway and Bridge Trust Fund

Industrial Access Purpose

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2010:

For the construction or improvement of highway, bridge and rail freight projects related to industrial access, including the acquisition of property and the payment of liabilities incurred prior to April 1, 2004. For the cost of the contract services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. No funds shall be allocated for such purposes until the commissioner of transportation enters into an agreement subject to the approval of the director of the budget with any public or private entity for the repayment of 40 percent of each project's costs disbursed from such funds. Such agreement shall require repayment within 5 years of the date of acceptance of the project by the department of transportation except that the repayment may occur over a period of up to 10 years when total project costs exceed $1,000,000. All projects must be approved by the director of the budget prior to the obligation of the moneys so appropriated.

The moneys so appropriated shall be made available pursuant to rules and regulations promulgated by the commissioner of transportation establishing the maximum amount of assistance to be provided for each project and the information that must be provided by the entity requesting assistance, establishing criteria for providing assistance from the moneys so appropriated and including standards for receiving of assistance including but not limited to the number of jobs created or maintained by the transportation improvement. Notwithstanding any inconsistent provision of law, the commissioner of transportation may waive the requirement to repay 40 percent of the cost of a project provided that private funds are dedicated to the cost of such industrial access project and related economic development for at least 40 percent of the total cost of the industrial access project and related economic development and the industrial access portion of such project's cost is greater than $2,000,000 (17060479) ... 5,400,000 ......................... (re. $1,972,000)

By chapter 55, section 1, of the laws of 2003:

For the construction or improvement of highway, bridge and rail freight projects related to industrial access, including the acquisition of property and the payment of liabilities incurred prior to April 1, 2003. For the cost of the contract services provided by
private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. No funds shall be allocated for such purposes until the commissioner of transportation enters into an agreement subject to the approval of the director of the budget with any public or private entity for the repayment of 40 percent of each project's costs disbursed from such funds. Such agreement shall require repayment within 5 years of the date of acceptance of the project by the department of transportation except that the repayment may occur over a period of up to 10 years when total project costs exceed $1,000,000. All projects must be approved by the director of the budget prior to the obligation of the moneys so appropriated.

The moneys so appropriated shall be made available pursuant to rules and regulations promulgated by the commissioner of transportation establishing the maximum amount of assistance to be provided for each project and the information that must be provided by the entity requesting assistance, establishing criteria for providing assistance from the moneys so appropriated and including standards for receiving of assistance including but not limited to the number of jobs created or maintained by the transportation improvement.

Notwithstanding any inconsistent provision of law, the commissioner of transportation may waive the requirement to repay 40 percent of the cost of a project provided that private funds are dedicated to the cost of such industrial access project and related economic development for at least 40 percent of the total cost of the industrial access project and related economic development and the industrial access portion of such project's cost is greater than $2,000,000. Notwithstanding any inconsistent provision of law, the commissioner of transportation may waive the requirement to repay 40 percent of the

The appropriation made by chapter 55, section 1, of the laws of 2002, is hereby amended and reappropriated to read:

For the construction or improvement of highway, bridge and rail freight projects related to industrial access, including the acquisition of property and the payment of liabilities incurred prior to April 1, 2002. For the payment of reimbursements to the engineering services fund for the cost of the contract services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. No funds shall be allocated for such purposes until the commissioner of transportation enters into an agreement subject to the approval of the director of the budget with any public or private entity for the repayment of 40 percent of each project's costs disbursed from such funds. Such agreement shall require repayment within 5 years of the date of acceptance of the project by the department of transportation except that the repayment may occur over a period of up to 10 years when total project costs exceed $1,000,000. All projects must be approved by the director of the budget prior to the obligation of the moneys so appropriated.

The moneys so appropriated shall be made available pursuant to rules and regulations promulgated by the commissioner of transportation establishing the maximum amount of assistance to be provided for each project and the information that must be provided by the entity requesting assistance, establishing criteria for providing assistance from the moneys so appropriated and including standards for receiving of assistance including but not limited to the number of jobs created or maintained by the transportation improvement.

Notwithstanding any inconsistent provision of law, the commissioner of transportation may waive the requirement to repay 40 percent of the
cost of a project provided that private funds are dedicated to the cost of such industrial access project and related economic development for at least 40 percent of the total cost of the industrial access project and related economic development and the industrial access portion of such project's cost is greater than $2,000,000 (17060279) ... 9,000,000 ......................... (re. $291,000) For the construction or improvement of highway, bridge and rail freight projects related to industrial access, including the acquisition of property and the payment of liabilities incurred prior to April 1, 2002. For the payment of reimbursements to the engineering services fund for the cost of the contract services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. No funds shall be allocated for such purposes until the commissioner of transportation enters into an agreement subject to the approval of the director of the budget with any public or private entity for the repayment of 40 percent of each project's costs disbursed from such funds. Such agreement shall require repayment within 5 years of the date of acceptance of the project by the department of transportation except that the repayment may occur over a period of up to 10 years when total project costs exceed $1,000,000. All projects must be approved by the director of the budget prior to the obligation of the moneys so appropriated. The moneys so appropriated shall be made available pursuant to rules and regulations promulgated by the commissioner of transportation establishing the maximum amount of assistance to be provided for each project and the information that must be provided by the entity requesting assistance, establishing criteria for providing assistance from the moneys so appropriated and including standards for receiving of assistance including but not limited to the number of jobs created or maintained by the transportation improvement. For the payment of the costs of projects from this appropriation as set forth in a memorandum of understanding between the majority leader of the senate and the speaker of the assembly or their designee. Notwithstanding any inconsistent provision of law, the commissioner of transportation may waive the requirement to repay 40 percent of the cost of a project provided that private funds are dedicated to the cost of such industrial access project and related economic development for at least 40 percent of the total cost of the industrial access project and related economic development and the industrial access portion of such project's cost is greater than $2,000,000. Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a
contract or grant agreement submits a written declaration to the
director of the division of the budget that (a) the requested
contract, grant agreement, or funding request is for a lawful
purpose and that all funds expended pursuant to the terms of the
contract or grant agreement are intended to be used and will be used
solely and directly for the lawful purpose or purposes specified in
the contract, grant agreement, or funding request and (b) the
legislative sponsor has (i) no financial interest, direct or
indirect, in connection with the requested contract or grant
agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from
the contractor or grantee that is a party to the requested contract
or grant agreement or contract or grant agreement necessitated by
the legislative sponsor's funding request, and (iii) no known
conflict of interest as set forth in section 74 of the public
officers' law in connection with the requested contract or grant
agreement, or funding request, and (2) the respective house of the
legislature has, for each requested contract or grant agreement, or
funding request necessitating a contract or grant agreement, posted
on its public facing website for a period of at least 30 days
commencing from the date of such request: (a) the legal name of the
proposed contract or grant recipient, including the legislative
district in which such recipient resides and a description of the
project(s) such contract or grant will be used for; (b) the names of
all legislative sponsors, including each sponsor's district; (c) the
amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure

By chapter 55, section 1, of the laws of 2000:
For the construction or improvement of highway, bridge and rail
freight projects related to industrial access, including the acqui-
sition of property and the payment of liabilities incurred prior to
April 1, 2000. For the payment of reimbursements to the engineering
services fund for the cost of the contract services provided by
private firms, including but not limited to the preparation of
designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing and environ-
mental impact statements for transportation projects. No funds shall
be allocated for such purposes until the commissioner of transporta-
tion enters into an agreement subject to the approval of the direc-
tor of the budget with any public or private entity for the repay-
ment of 40 percent of each project's costs disbursed from such
funds. Such agreement shall require repayment within 5 years of the
date of acceptance of the project by the department of transporta-
tion except that the repayment may occur over a period of up to 10
years when total project costs exceed $1,000,000. All projects must
be approved by the director of the budget prior to the obligation of
the moneys so appropriated.
The moneys so appropriated shall be made available pursuant to rules
and regulations promulgated by the commissioner of transportation
establishing the maximum amount of assistance to be provided for
each project and the information that must be provided by the entity
requesting assistance, establishing criteria for providing assist-
ance from the moneys so appropriated and including standards for

(17070279) ... 6,000,000 ......................... (re. $6,000,000)
receiving of assistance including but not limited to the number of
jobs created or maintained by the transportation improvement.
Notwithstanding any inconsistent provision of law, the commissioner of
transportation may waive the requirement to repay 40 percent of the
cost of a project provided that private funds are dedicated to the
cost of such industrial access project and related economic develop-
ment for at least 40 percent of the total cost of the industrial
access project and related economic development and the industrial
access portion of such project's cost is greater than $2,000,000
(17069979) ... 15,000,000 ......................... (re. $321,000)

By chapter 55, section 1, of the laws of 1999:
For the construction or improvement of highway, bridge and rail
freight projects related to industrial access, including the acquisi-
tion of property and the payment of liabilities incurred prior to
April 1, 1999. For the payment of reimbursements to the engineering
services fund for the cost of the contract services provided by
private firms, including but not limited to the preparation of
designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing and environ-
mental impact statements for transportation projects. No funds shall
be allocated for such purposes until the commissioner of transporta-
tion enters into an agreement subject to the approval of the direc-
tor of the budget with any public or private entity for the repay-
ment of 40 percent of each project's costs disbursed from such
funds. Such agreement shall require repayment within 5 years of the
date of acceptance of the project by the department of transporta-
tion except that the repayment may occur over a period of up to 10
years when total project costs exceed $1,000,000. All projects must
be approved by the director of the budget prior to the obligation of
the moneys so appropriated.
The moneys so appropriated shall be made available pursuant to rules
and regulations promulgated by the commissioner of transportation
establishing the maximum amount of assistance to be provided for
each project and the information that must be provided by the entity
requesting assistance, establishing criteria for providing assist-
ance from the moneys so appropriated and including standards for
receiving of assistance including but not limited to the number of
jobs created or maintained by the transportation improvement.
Notwithstanding any inconsistent provision of law, the commissioner of
transportation may waive the requirement to repay 40 percent of the
cost of a project provided that private funds are dedicated to the
cost of such industrial access project and related economic develop-
ment for at least 40 percent of the total cost of the industrial
access project and related economic development and the industrial
access portion of such project's cost is greater than $2,000,000
(17069979) ... 15,000,000 ......................... (re. $321,000)
The appropriation made by chapter 55, section 1, of the laws of 1999, as
amended by chapter 55, section 1, of the laws of 2000, is hereby
amended and reappropriated to read:
For the construction or improvement of highway, bridge and rail
freight projects related to industrial access, including the acquisi-
tion of property and the payment of liabilities incurred prior to
April 1, 1999. For the payment of reimbursements to the engineering
services fund for the cost of the contract services provided by
private firms, including but not limited to the preparation of
designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing and environ-
mental impact statements for transportation projects. No funds shall
be allocated for such purposes until the commissioner of transporta-
tion enters into an agreement subject to the approval of the direc-
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

The moneys so appropriated shall be made available pursuant to rules and regulations promulgated by the commissioner of transportation establishing the maximum amount of assistance to be provided for each project and the information that must be provided by the entity requesting assistance, establishing criteria for providing assistance from the moneys so appropriated and including standards for receiving of assistance including but not limited to the number of jobs created or maintained by the transportation improvement.

For the payment of the costs of projects from this appropriation as set forth in a memorandum of understanding between the majority leader of the senate and the speaker of the assembly or their designees.

Notwithstanding any inconsistent provision of law, the commissioner of transportation may waive the requirement to repay 40 percent of the cost of a project provided that private funds are dedicated to the cost of such industrial access project and related economic development for at least 40 percent of the total cost of the industrial access project and related economic development and the industrial access portion of such project's cost is greater than $2,000,000.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the
legislature has, for each requested contract or grant agreement, or
funding request necessitating a contract or grant agreement, posted
on its public facing website for a period of at least 30 days
commencing from the date of such request: (a) the legal name of the
proposed contract or grant recipient, including the legislative
district in which such recipient resides and a description of the
project(s) such contract or grant will be used for; (b) the names of
all legislative sponsors, including each sponsor's district; (c) the
amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure
(17079979) ... 10,000,000 ......................... (re. $1,574,000)

By chapter 55, section 1, of the laws of 1998:
For the construction or improvement of highway, bridge and rail
freight projects related to industrial access, including the acqui-
sition of property and the payment of liabilities incurred prior to
April 1, 1998. For the payment of reimbursements to the engineering
services fund for the cost of the contract services provided by
private firms, including but not limited to the preparation of
designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing and environ-
mental impact statements for transportation projects. No funds shall
be allocated for such purposes until the commissioner of transporta-
tion enters into an agreement subject to the approval of the direc-
tor of the budget with any public or private entity for the repay-
ment of 40 percent of each project's costs disbursed from such
funds. Such agreement shall require repayment within 5 years of the
date of acceptance of the project by the department of transporta-
tion except that the repayment may occur over a period of up to 10
years when total project costs exceed $1,000,000. All projects must
be approved by the director of the budget prior to the obligation of
the moneys so appropriated.
The moneys so appropriated shall be made available pursuant to rules
and regulations promulgated by the commissioner of transportation
establishing the maximum amount of assistance to be provided for
each project and the information that must be provided by the entity
requesting assistance, establishing criteria for providing assist-
ance from the moneys so appropriated and including standards for
receiving of assistance including but not limited to the number of
jobs created or maintained by the transportation improvement.
Notwithstanding any inconsistent provision of law, the commissioner of
transportation may waive the requirement to repay 40 percent of the
cost of a project provided that private funds are dedicated to the
cost of such industrial access project and related economic develop-
ment for at least 40 percent of the total cost of the industrial
access project and related economic development and the industrial
access portion of such project's cost is greater than $2,000,000
(17069879) ... 5,000,000 ......................... (re. $244,000)
The appropriation made by chapter 55, section 1, of the laws of 2006, as added by chapter 108, section 5, of the laws of 2006, is hereby amended and reappropriated to read:

For the cost of multi-modal projects designated as part of the multi-modal program established by section 14-k of the transportation law and in accordance with the 2005 memorandum of understanding among the governor, the majority leader of the senate, and the speaker of the assembly, or their designees. Notwithstanding any other inconsistent provision of law, funds allocated and made available from this appropriation in state fiscal years 2006-07 through 2009-10 shall not exceed $50,000,000 annually pursuant to section viii of the 2005 transportation memorandum of understanding.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the respective house of the legislature has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure (17MM06MR) ... 200,000,000 ...................... (re. $158,987,000)

By chapter 55, section 1, of the laws of 2005:
For the cost of multi-modal projects designated as part of the multi-modal program established by section 14-k of the transportation law and in accordance with a memorandum of understanding among the governor, the majority leader of the senate, and the speaker of the assembly, or their designees.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the temporary president of the assembly, (iii) the temporary president and major leader of the senate, (iv) temporary president of the senate, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the respective house of the legislature has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

contract or grant agreement through the date of expenditure
(17MM05MR) ... 150,000,000 ....................... (re. $18,029,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Non-Federal Aided Highway Purpose

By chapter 55, section 1, of the laws of 2016:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2016, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, for the state share of federally authorized high speed rail improvement projects, and for the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and preventive maintenance. Up to $5,000,000 of this appropriation may be used for traffic maintenance and traffic protection services provided by the division of state police.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2016-17.

Personal service (17011622) ... 5,000,000 ............... (re. $5,000,000)
Nonpersonal service (17041622) ... 20,000,000 ...... (re. $16,946,000)
Capital projects (17081622) ... 436,487,000 ...... (re. $380,924,000)

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2016, of the acquisition of property related to construction, reconstruction, reconditioning and preservation, and preventive maintenance of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation (17091622) .................. 24,562,000 ....................................... (re. $20,627,000)

By chapter 54, section 1, of the laws of 2015:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2015, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, for the state share of federally authorized high speed rail improvement projects, and for the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on...
state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and preventive maintenance. Up to $5,000,000 of this appropriation may be used for traffic maintenance and traffic protection services provided by the division of state police.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of nonfederal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2015-16.

Personal service (17011522) ... 5,000,000 ............... (re. $99,000)
Nonpersonal service (17041522) ... 20,000,000 ...... (re. $10,089,000)
Capital projects (17081522) ... 413,251,000 ....... (re. $183,295,000)

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2015, of the acquisition of property related to construction, reconstruction, reconditioning and preservation, and preventive maintenance of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation.

Capital projects (17091522) ... 23,431,000 ........ (re. $15,580,000)

By chapter 54, section 1, of the laws of 2014:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2014, of the acquisition of property related to construction, reconstruction, reconditioning and preservation, and preventive maintenance of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation.

Capital projects (17091422) ... 27,690,000 ........ (re. $3,927,000)

By chapter 54, section 1, of the laws of 2014, as amended by chapter 55, section 1, of the laws of 2016:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2014, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, for the state share of federally authorized high speed rail improvement projects, and for the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transporta-
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

... funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and preventive maintenance. Up to $5,000,000 of this appropriation may be used for traffic maintenance and traffic protection services provided by the division of state police. With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of nonfederal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2014-15.

Personal service (17011422) ... 6,000,000 ............. (re. $879,000)
Nonpersonal service (17041422) ... 27,000,000 ....... (re. $1,336,000)
Capital projects (17081422) ... 474,079,000 ....... (re. $114,138,000)

By chapter 54, section 1, of the laws of 2013:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2013, of the acquisition of property related to construction, reconstruction, reconditioning and preservation, and preventive maintenance of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation.
Capital projects (17091322) ... 29,175,000 .......... (re. $8,508,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2015:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2013, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, for the state share of federally authorized high speed rail improvement projects, and for the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and preventive maintenance. Up to $3,000,000 of this appropriation may be used for traffic maintenance and traffic protection services provided by the division of state police.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state nonfederally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of nonfederal aid funds for local bridge projects are made available for bridge projects on the state highway system. The
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54,
section 1, of the laws of 2013:

For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2011, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ities for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereto, for the state share of federally authorized high speed rail
improvement projects, and for the cost of administrative services of
the department of transportation and the cost of services provided
by private firms; including the costs of preventive maintenance on
state roads and bridges as defined in paragraph (a) of subdivision 1
of section 10-d of the highway law for contractual preventive main-
tenance services provided by private firms; and including but not
limited to the preparation of designs, plans, specifications and
estimates; construction management and supervision, and appraisals,
surveys, testing and environmental impact statements for transporta-
tion projects. Project costs funded from this appropriation may
include but shall not be limited to construction, reconstruction,
reconditioning and preservation, preventive maintenance, and the
acquisition of property.

With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any muni-
cipality to finance local bridge projects through state nonfederally
aided highway funds appropriated herein when the use of federal aid
funds for such local bridge projects would not be cost effective and
the federal aid and state matching funds saved as a result of the
use of nonfederal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The
total amount of non-federally aided highway funds made available for
local bridge projects from this appropriation shall not exceed
$2,500,000 in state fiscal year 2012-13.

By chapter 54, section 1, of the laws of 2011:

For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2011, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ities for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereto, for the state share of federally authorized high speed rail
improvement projects, and for the cost of administrative services of
the department of transportation and the cost of services provided
by private firms; including the costs of preventive maintenance on
state roads and bridges as defined in paragraph (a) of subdivision 1
of section 10-d of the highway law for contractual preventive main-
tenance services provided by private firms; and including but not
limited to the preparation of designs, plans, specifications and
estimates; construction management and supervision, and appraisals,
surveys, testing and environmental impact statements for transporta-
tion projects. Project costs funded from this appropriation may
include but shall not be limited to construction, reconstruction,
reconditioning and preservation, preventive maintenance, and the
The acquisition of property. With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2011-12.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17021122) 

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>PERSONAL SERVICE</td>
<td></td>
</tr>
<tr>
<td>Personal service--regular</td>
<td>1,500,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation</td>
<td>500,000</td>
</tr>
<tr>
<td>Amount available for personal service</td>
<td>2,000,000</td>
</tr>
<tr>
<td>NONPERSONAL SERVICE</td>
<td></td>
</tr>
<tr>
<td>Supplies and materials</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Travel</td>
<td>10,000</td>
</tr>
<tr>
<td>Contractual services</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>3,990,000</td>
</tr>
<tr>
<td>Amount available for nonpersonal service</td>
<td>13,000,000</td>
</tr>
<tr>
<td>CAPITAL PROJECTS</td>
<td></td>
</tr>
<tr>
<td>Highway and Bridge Construction and Preventive Maintenance</td>
<td>486,000,000</td>
</tr>
<tr>
<td>Right of Way Acquisition</td>
<td>25,050,000</td>
</tr>
<tr>
<td>Amount available for capital projects</td>
<td>511,050,000</td>
</tr>
<tr>
<td></td>
<td>526,050,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2010:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2010, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, for the state share of federally authorized high speed rail improvement projects, and for the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1.
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, preventive maintenance, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state nonfederally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of nonfederal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2010-11.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17021022) .............. 526,050,000 ....................................... (re. $8,783,000)

<table>
<thead>
<tr>
<th>SCHEDULE</th>
</tr>
</thead>
<tbody>
<tr>
<td>PERSONAL SERVICE</td>
</tr>
<tr>
<td>Personal service--regular .......... 1,500,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation ...... 500,000</td>
</tr>
<tr>
<td>Amount available for personal service ................... 2,000,000</td>
</tr>
</tbody>
</table>

| NONPERSONAL SERVICE |
| Supplies and materials .......... 2,000,000 |
| Travel ..................... 10,000 |
| Contractual services ............ 7,000,000 |
| Equipment ................... 3,990,000 |
| Amount available for nonpersonal service ............... 13,000,000 |

| MAINTENANCE UNDISTRIBUTED |
| Highway and Bridge |
| Construction and Preventive Maintenance ............ 486,000,000 |
| Right of Way Acquisition ........ 25,050,000 |
| Amount available for maintenance undistributed .... 511,050,000 |
| 526,050,000 |

| 526,050,000 |

| 526,050,000 |

| 526,050,000 |
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 55, section 1, of the laws of 2009:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2009, of state highways, parkways, bridges,
the New York State Thruway, Indian reservation roads, and facilities
for which the responsibility is vested with the state department
of transportation including work appurtenant and ancillary
thereto, the cost of administrative services of the department of
transportation and the cost of services provided by private firms;
including the costs of preventive maintenance on state roads and
bridges as defined in paragraph (a) of subdivision 1 of section 10-d
of the highway law for contractual preventive maintenance services
provided by private firms; and including but not limited to the
preparation of designs, plans, specifications and estimates;
construction management and supervision, and appraisals, surveys,
testing and environmental impact statements for transportation
projects. Project costs funded from this appropriation may include
but shall not be limited to construction, reconstruction, reconditioning and preservation, preventive maintenance, and the acquisition
of property.

With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federal-
ly aided highway funds appropriated herein when the use of federal
aid funds for such local bridge projects would not be cost effective
and the federal aid and state matching funds saved as a result of
the use of nonfederal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available for local
bridge projects from this appropriation shall not exceed $2,500,000
in state fiscal year 2009-10.

The items shown in the schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the budget (17020922) .............
516,550,000 ......................................................... (re. $30,960,000)

SCHEDULE

PERSONAL SERVICE

Personal service--regular ........ 1,000,000
Holiday/overtime compensation .... 1,000,000

Amount available for personal service ............ 2,000,000

NONPERSONAL SERVICE

Supplies and materials ............. 1,000,000
Travel ........................................ 10,000
Contractual services ............... 8,000,000
Equipment ............................... 3,990,000

Amount available for nonpersonal service ............ 13,000,000

MAINTENANCE UNDISTRIBUTED

Highway and Bridge Construction
and Preventive Maintenance ... 476,000,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Right of Way Acquisition ........ 25,550,000

Amount available for mainte-
 nance undistributed ........ 501,550,000

516,550,000

By chapter 55, section 1, of the laws of 2008:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 2008, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ties for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereto, the cost of administrative services of the department of
transportation and the cost of services provided by private firms;
including the costs of preventive maintenance on state roads and
bridges as defined in paragraph (a) of subdivision 1 of section 10-d
of the highway law for contractual preventive maintenance services
provided by private firms; and including but not limited to the
preparation of designs, plans, specifications and estimates;
construction management and supervision, and appraisals, surveys,
testing and environmental impact statements for transportation
projects. Project costs funded from this appropriation may include
but shall not be limited to construction, reconstruction, recondi-
tioning and preservation, preventive maintenance, and the acquisi-
tion of property.

With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any muni-
cipality to finance local bridge projects through state non-federal-
ly aided highway funds appropriated herein when the use of federal
aid funds for such local bridge projects would not be cost effective
and the federal aid and state matching funds saved as a result of
the use of nonfederal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available for local
bridge projects from this appropriation shall not exceed $2,500,000
in state fiscal year 2008-09.

The items shown in the schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the budget (17020822) .............
539,352,000 ...................................... (re. $19,817,000)

SCHEDULE

PERSONAL SERVICE

Personal service--regular ........ 926,000
Holiday/overtime compensation .... 1,074,000

Amount available for person-
 al service ................... 2,000,000

NONPERSONAL SERVICE

Supplies and materials ........... 1,283,000
Travel ............................... 3,000
Contractual services ............. 7,833,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Equipment ................. 3,881,000
2 ---------------------------------
3 Amount available for nonper-
4 sonal service ............ 13,000,000
5 ---------------------------------
6 MAINTENANCE UNDISTRIBUTED
7 8
8 Highway and Bridge Construction
9 and Preventive Maintenance ... 524,352,000
10 ---------------------------------
11 Amount available for mainte-
12 nance undistributed ....... 524,352,000
13 ---------------------------------
14 539,352,000
15 =========
16 17
18 By chapter 55, section 1, of the laws of 2007:
19 For the payment of the costs, including the payment of liabilities
20 incurred prior to April 1, 2007, of state highways, parkways, bridges,
21 the New York State Thruway, Indian reservation roads, and facilities for which
22 the responsibility is vested with the state department of transportation
23 including work appurtenant and ancillary thereto, the cost of administrative
24 services of the department of transportation and the cost of services provided
25 by private firms; including the costs of preventive maintenance on state roads
26 and bridges as defined in paragraph (a) of subdivision 1 of section 10-d
27 of the highway law for contractual preventive maintenance services
28 provided by private firms; and including but not limited to the
29 preparation of designs, plans, specifications and estimates;
30 construction management and supervision, and appraisals, surveys,
31 testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include
32 but shall not be limited to the construction, reconstruction, recondi-
33 tioning and preservation, preventive maintenance, and the acquisition of property.
34
35 With the approval of the director of the budget, the commissioner of
36 transportation is authorized to enter into agreements with any munici-
37 pality to finance local bridge projects through state non-federally
38 aided highway funds appropriated herein when the use of federal aid funds
39 for local bridge projects would not be cost effective
40 and the federal aid and state matching funds saved as a result of
41 the use of nonfederal aid funds for local bridge projects are made
42 available for bridge projects on the state highway system. The total
43 amount of non-federally aided highway funds made available for local
44 bridge projects from this appropriation shall not exceed $2,500,000
46 The items shown in the schedule below shall be for projects with a
47 common purpose and may be interchanged without limitation subject to
48 the approval of the director of the budget (17020722) ..............
49 520,505,000 ........................................ (re. $3,460,000)
50 52 SCHEDULE
51 52 PERSONAL SERVICE
53 54 Personal service--regular .... 463,000
55 56 Holiday/overtime compensation ...... 537,000
57 ---------------------------------
58 Amount available for person-
59 al service .................. 1,000,000
60 ---------------------------------
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

NONPERSONAL SERVICE

1 Supplies and materials .......... 1,184,000
2 Travel .................................. 3,000
3 Contractual services .......... 7,231,000
4 Equipment ........................ 3,582,000

____________________________
Amount available for nonper- 9 sonal service ............ 12,000,000
____________________________

MAINTENANCE UNDISTRIBUTED

10 Highway and Bridge
11 Construction and Preventive
12 Maintenance .................. 507,505,000

____________________________
Amount available for mainte- 18 nance undistributed ........ 507,505,000
____________________________

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2008:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2006, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, preventive maintenance, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of nonfederal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2006-2007.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17020622) ............... 667,502,000 ................................. (re. $6,892,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

SCHEDULE

Highway and Bridge

Construction ..................... 457,502,000

Preventive Maintenance ........ 210,000,000

667,502,000

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2007:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2005, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, the cost of administrative services of the department of transportation and the cost of services provided by private firms; including the costs of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law for contractual preventive maintenance services provided by private firms; and including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision, and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, preventive maintenance, and the acquisition of property.

The funds made available through this appropriation shall be utilized for the payment of the costs of eligible projects in accordance with a memorandum of understanding entered into between the governor, the majority leader of the senate and the speaker of the assembly, or their designees.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of nonfederal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2005-2006.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17020522) ....

604,125,000 ....................................... (re. $3,527,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2006:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2004, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and super-
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

vision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2004-2005 (17020422) .........................

380,000,000 ...................................... (re. $27,774,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2007:

For the payment of costs, including the payment of liabilities incurred prior to April 1, 2004, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, non-personal services, fringe benefits and the contractual services provided by private firms. Such costs shall not include the costs of vehicles under 8,500 pounds without the prior approval of the director of the budget.

The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17040422) ..............

331,260,000 ................................. (re. $1,107,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, section 1, of the laws of 2005:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2003, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto, the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2003-2004 (17020322) .........................

370,000,000 ........................................ (re. $5,260,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, section 1, of the laws of 2005:
For the payment of costs, including the payment of liabilities incurred prior to April 1, 2003, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, nonpersonal services, fringe benefits and the contractual services provided by private firms. Such costs shall not include the costs of vehicles under 8,500 pounds without the prior approval of the director of the budget.
The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (17040322) ....

317,684,000 .................................................. (re. $2,106,000)

By chapter 55, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2009:
For the payment of costs, including the payment of liabilities incurred prior to April 1, 2002, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto and the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2002-2003 (17020222) .................

1,042,107,000 .............................................. (re. $2,626,000)

By chapter 55, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2009:
For the payment of costs, including the payment of liabilities incurred prior to April 1, 2002, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, nonpersonal services, fringe benefits and the contractual services provided by private firms. Such costs shall not include the costs of vehicles under 8,500 pounds without the prior approval of the director of the budget (17040222) ....

330,132,036 ..... (re. $20,518,000)

SCHEDULE

Personal service ........................................... 47,600,000
Nonpersonal service .................................... 41,391,000
Maintenance undistributed
For expenses of highway maintenance ............ 87,193,000
For the costs of the contract services
provided by private firms performing
preventive maintenance ..................... 153,948,036

Available for maintenance undistributed .... 245,153,036

330,132,036

By chapter 55, section 1, of the laws of 2001, as amended by chapter 55, section 1, of the laws of 2003:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2001, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto and the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 2001-2002 (17020122) .......................... 1,069,754,000 (re. $128,200,000)

For the payment of costs, including the payment of liabilities incurred prior to April 1, 2001, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, nonpersonal services, fringe benefits and the contractual services provided by private firms. Such costs shall not include the costs of vehicles under 8,500 pounds without the prior approval of the director of the budget (17040122) ... 330,864,000 ..... (re. $14,693,000)

By chapter 55, section 1, of the laws of 2000, as amended by chapter 55, section 1, of the laws of 2003:
For the payment of the costs, including the payment of liabilities incurred prior to April 1, 2000, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto and the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

from this appropriation may include but shall not be limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property.

With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any munici-
pality to finance local bridge projects through state non-federal-
ly aided highway funds appropriated herein when the use of federal
aid funds for such local bridge projects would not be cost effective
and the federal aid and state matching funds saved as a result of
the use of non-federal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available for local
bridge projects from this appropriation shall not exceed $2,500,000
in state fiscal year 2000-2001 (17020022) .........................

943,841,000 ....................................... (re. $4,525,000)

For the payment of costs, including the payment of liabilities
incurred prior to April 1, 2000, of preventive maintenance on state
roads and bridges as defined in paragraph (a) of subdivision 1 of
section 10-d of the highway law including personal services, nonper-
sonal services, fringe benefits and the contractual services
provided by private firms (17040022) ............................
328,297,000 ......................................... (re. $139,000)

By chapter 55, section 1, of the laws of 1999:

For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 1999, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ities for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereo and the payment of reimbursements to the engineering
services fund for the cost of administrative services of the depart-
ment of transportation and the cost of services provided by private
firms, including but not limited to the preparation of designs, plans,
specifications and estimates; construction management and
supervision; and appraisals, surveys, testing and environmental
impact statements for transportation projects. Project costs funded
from this appropriation may include but shall not be limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property.

With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any munici-
pality to finance local bridge projects through state non-federal-
ly aided highway funds appropriated herein when the use of federal
aid funds for such local bridge projects would not be cost effective
and the federal aid and state matching funds saved as a result of
the use of nonfederal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available for local
bridge projects from this appropriation shall not exceed $2,500,000
in state fiscal year 1999-2000 (17029922) ..........................

845,000,000 ....................................... (re. $7,555,000)

By chapter 55, section 1, of the laws of 1999, as amended by chapter 55,
section 1, of the laws of 2003:

For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 1999, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ities for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereo and the payment of reimbursements to the engineering
services fund for the cost of administrative services of the depart-
ment of transportation and the cost of services provided by private
firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property (17029922) ..................

151,332,000 .................................................. (re. $1,000)

For the payment of costs, including the payment of liabilities incurred prior to April 1, 1999, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, nonpersonal services, fringe benefits and the contractual services provided by private firms (17049922) ....................

346,818,000 ............................................. (re. $596,000)

By chapter 55, section 1, of the laws of 1998, as amended by chapter 55, section 1, of the laws of 2003:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 1998, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto and the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects (17029822) ........

1,165,139,000 ............................................. (re. $6,035,000)

For the payment of costs, including the payment of liabilities incurred prior to April 1, 1998, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, nonpersonal services, fringe benefits and the contractual services provided by private firms (17049822) ...............

345,011,000 ............................................. (re. $2,153,000)

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55, section 1, of the laws of 2007:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 1997, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto and the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of
the use of nonfederal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available for local
bridge projects from this appropriation shall not exceed $2,500,000
in state fiscal year 1997-98 (17029722) .........................
915,748,000 ........................................ (re. $4,451,000)

By chapter 55, section 1, of the laws of 1997, as amended by chapter 55,
section 1, of the laws of 2007:
For the payment of costs, including the payment of liabilities
incurred prior to April 1, 1997, of preventive maintenance on state
roads and bridges as defined in paragraph (a) of subdivision 1 of
section 10-d of the highway law including personal services, nonper-
sonal services, fringe benefits and the contractual services
provided by private firms.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the budget (17049722)
... ..... 278,668,000 ........................................ (re. $1,872,000)

By chapter 55, section 1, of the laws of 1996, as amended by chapter
295, part A, section 1, of the laws of 2001:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 1996, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ities for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereto and the payment of reimbursements to the engineering
services fund for the cost of administrative services of the depart-
ment of transportation and the cost of services provided by private
firms, including but not limited to the preparation of designs,
plans, specifications and estimates; construction management and
supervision; and appraisals, surveys, testing and environmental
impact statements for transportation projects (17029622) ... ..... 779,430,000 ........................................... (re. $959,000)

By chapter 54, section 1, of the laws of 1995, as amended by chapter 55,
section 1, of the laws of 2003:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 1995, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facil-
ities for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereto and the payment of reimbursements to the engineering
services fund for the cost of administrative services of the depart-
ment of transportation and the cost of services provided by private
firms, including but not limited to the preparation of designs,
plans, specifications and estimates; construction management and
supervision; and appraisals, surveys, testing and environmental
impact statements for transportation projects. Project costs funded
from this appropriation may include but shall not be limited to
construction, reconstruction, reconditioning and preservation, and
the acquisition of property.
With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any muni-
icipality to finance local bridge projects through state non-federal-
ly aided highway funds appropriated herein when the use of federal
aid funds for such local bridge projects would not be cost effective
and the federal aid and state matching funds saved as a result of
the use of non-federal aid funds for local bridge projects are made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available for local
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 54, section 1, of the laws of 1994, as amended by chapter 55, section 1, of the laws of 1996:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 1994, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto and the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective and the federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects are made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available for local bridge projects from this appropriation shall not exceed $2,500,000 in state fiscal year 1994-95 (17029422) ... 

By chapter 54, section 1, of the laws of 1993, as amended by chapter 295, part A, section 1, of the laws of 2001:

For the payment of the costs, including the payment of liabilities incurred prior to April 1, 1993, of state highways, parkways, bridges, the New York State Thruway, Indian reservation roads, and facilities for which the responsibility is vested with the state department of transportation including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of transportation is authorized to enter into agreements with any municipality to finance local bridge projects through state non-federally aided highway funds appropriated herein when the use of federal aid funds for such local bridge projects would not be cost effective. Federal aid and state matching funds saved as a result of the use of non-federal aid funds for local bridge projects shall be made available for bridge projects on the state highway system. The total amount of non-federally aided highway funds made available to local bridge projects shall not exceed $2,500,000 in state fiscal year 1993-94.

For the payment of reimbursements to the engineering services fund for the cost of administrative services of the department of transportation and the cost of services provided by private firms, including but not limited to the preparation of designs, plans, specifications
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

and estimates; construction management and supervision; and
appraisals, surveys, testing and environmental impact statements for
transportation projects (17029322) ............................................... (re. $3,753,000)
1,042,787,000 .................................................................

By chapter 54, section 1, of the laws of 1992:
For the payment of the costs, including the payment of liabilities
incurred prior to April 1, 1992, of state highways, parkways, bridg-
es, the New York State Thruway, Indian reservation roads, and facilit-
ies for which the responsibility is vested with the state depart-
ment of transportation including work appurtenant and ancillary
thereto. Project costs funded from this appropriation may include
but shall not be limited to construction, reconstruction, recondi-
tioning and preservation, and the acquisition of property.

With the approval of the director of the budget, the commissioner of
transportation is authorized to enter into agreements with any munici-
pality to finance local bridge projects through state non-federal-
ly aided highway funds appropriated herein when the use of federal
aid funds for such local bridge projects would not be cost effec-
tive. Federal aid and state matching funds saved as a result of the
use of non-federal aid funds for local bridge projects shall be made
available for bridge projects on the state highway system. The total
amount of non-federally aided highway funds made available to local
bridge projects shall not exceed $2,500,000 in state fiscal year
1992-93.

For the payment of reimbursements to the engineering services fund for
the cost of the contract services provided by private firms, includ-
ing but not limited to the preparation of designs, plans, specifica-
tions and estimates; construction management and supervision; and
appraisals, surveys, testing and environmental impact statements for
transportation projects (17029222) .................................................. (re. $8,632,000)
208,855,000 .................................................................

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Preparation of Plans Purpose

By chapter 55, section 1, of the laws of 2016:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms.

Personal service (17P11630) ... 41,359,000 ........ (re. $25,223,000)
Nonpersonal service (17P41630) ... 122,000 .......... (re. $93,000)
Fringe benefits (17P81630) ... 23,066,000 .......... (re. $16,910,000)
Indirect costs (17P91630) ... 1,303,000 ............... (re. $967,000)

By chapter 54, section 1, of the laws of 2015:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms.

Nonpersonal service (17P41530) ... 120,000 ............ (re. $36,000)
Fringe benefits (17P81530) ... 22,597,000 ............ (re. $843,000)
Indirect costs (17P91530) ... 1,293,000 ............... (re. $37,000)

By chapter 54, section 1, of the laws of 2014:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms.

Personal service (17P11430) ... 40,295,000 ............ (re. $203,000)
Nonpersonal service (17P41430) ... 117,000 .......... (re. $41,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Fringe benefits (17P81430) ... 22,569,000 ........... (re. $1,202,000)
Indirect costs (17P91430) ... 1,253,000 ................. (re. $67,000)

By chapter 54, section 1, of the laws of 2013:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms.
Nonpersonal service (17P41330) ... 114,000 ............ (re. $15,000)
Fringe benefits (17P81330) ... 22,042,000 ............. (re. $905,000)
Indirect costs (17P91330) ... 1,296,000 ............... (re. $53,000)

By chapter 54, section 1, of the laws of 2012:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits, and the
contract services provided by private firms.
Nonpersonal service (17P41230) ... 111,000 ............ (re. $25,000)
Fringe benefits (17P81230) ... 19,320,000 .............. (re. $96,000)
Indirect costs (17P91230) ... 1,207,000 ............... (re. $195,000)

By chapter 54, section 1, of the laws of 2011:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits and the
contract services provided by private firms (17H21130) ...........
58,657,000 .......................................... (re. $259,000)

PERSONAL SERVICE

Personal service--regular ....... 38,037,000
Holiday/overtime compensation ...... 919,000

Amount available for person-
al service .................. 38,956,000

NONPERSONAL SERVICE

Supplies and materials .............. 61,000
Travel .................................. 121,000
Contractual services ............. 57,000
Equipment ........................... 15,000
Fringe benefits .................. 18,068,000
Indirect costs .................. 1,379,000

Amount available for nonper-
sonal service .............. 19,701,000

58,657,000

By chapter 55, section 1, of the laws of 2010:
For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits and the
contract services provided by private firms (17H21030) ...........
63,140,000 ........................................ (re. $3,505,000)

PERSONAL SERVICE

Personal service--regular ....... 40,846,000
### DEPARTMENT OF TRANSPORTATION

#### CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Holiday/overtime compensation</td>
<td>919,000</td>
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<tr>
<td>Amount available for personal service</td>
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<tr>
<td>Supplies and materials</td>
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<tr>
<td>Travel</td>
<td>121,000</td>
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<tr>
<td>Contractual services</td>
<td>57,000</td>
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<tr>
<td>Equipment</td>
<td>15,000</td>
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<tr>
<td>Fringe benefits</td>
<td>19,630,000</td>
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<td>Indirect costs</td>
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<td>Amount available for nonpersonal service</td>
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<td>Personal service--regular</td>
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<td>Holiday/overtime compensation</td>
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<td>Amount available for personal service</td>
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<td>Contractual services</td>
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<td>Fringe benefits</td>
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<td>Indirect costs</td>
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<td>Amount available for nonpersonal service</td>
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<tr>
<td>Personal service--regular</td>
<td>32,473,500</td>
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By chapter 55, section 1, of the laws of 2009:

For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20930) ............. 66,084,000 ........................................ (re. $3,703,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2010:

For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20830) ............. 62,658,500 ........................................ (re. $490,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Holiday/overtime compensation ...... 906,000

Amount available for personal service ............ 33,359,500

---

NONPERSONAL SERVICE

Supplies and materials .................. 325,000
Travel ..................................... 422,000
Contractual services .................... 10,531,000
Equipment .................................. 92,000
Fringe benefits .......................... 16,334,000
Indirect costs ......................... 1,575,000

Amount available for nonpersonal service .......... 29,279,000

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62,658,500

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By chapter 55, section 1, of the laws of 2007, as amended by chapter 55, section 1, of the laws of 2008:

For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20730) ................ 57,086,000 ........................................ (re. $1,740,000)

PERSONAL SERVICE

Personal service--regular ........ 30,191,000
Holiday/overtime compensation ...... 940,000

Amount available for personal service ............ 31,131,000

---

NONPERSONAL SERVICE

Supplies and materials .................. 273,000
Travel ..................................... 320,000
Contractual services .................... 7,682,000
Equipment .................................. 29,000
Fringe benefits .......................... 16,341,000
Indirect costs ......................... 1,310,000

Amount available for nonpersonal service .......... 25,955,000

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57,086,000

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By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2008:

For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20630) ................ 52,413,000 ........................................ (re. $576,000)
DEPARTMENT OF TRANSPORTATION  
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2007:
For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20530) ............... 55,870,000 .......................................... (re. $735,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2006:
For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20430) ............... 53,599,000 .......................................... (re. $377,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, section 1, of the laws of 2005:
For capital project management and traffic and safety, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H20330) ............... 51,693,000 .......................................... (re. $906,000)

Department Management and Administration

By chapter 55, section 1, of the laws of 2016:
For department management and administration including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms. 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 (17A11630) ... 31,238,000 ........ (re. $16,962,000)
Nonpersonal service (17A41630) ... 31,919,000 .... (re. $26,157,000)
Fringe benefits (17A81630) ... 17,562,000 .......... (re. $12,736,000)
Indirect costs (17A91630) ... 837,000 ................. (re. $617,000)

By chapter 54, section 1, of the laws of 2015:
For department management and administration including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms. 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.
Nonpersonal service (17A11530) ... 31,919,000 .... (re. $10,380,000)
Fringe benefits (17A81530) ... 17,442,000 .......... (re. $215,000)
Indirect costs (17A91530) ... 790,000 ................. (re. $11,000)

By chapter 54, section 1, of the laws of 2014:
For department management and administration including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms. 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.
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

| 1 | Nonpersonal service (17A41430) ... 27,982,000 ........ (re. $1,795,000) |
| 2 | Fringe benefits (17A81430) ... 17,143,000 ............... (re. $303,000) |
| 3 | Indirect costs (17A91430) ... 844,000 ................. (re. $15,000) |
| 4 | |
| 5 | By chapter 54, section 1, of the laws of 2013: |
| 6 | For department management and administration including personal |
| 7 | services, nonpersonal services, fringe benefits and the contract |
| 8 | services provided by private firms. |
| 9 | Notwithstanding any other provision of law to the contrary, the OGS |
| 10 | Interchange and Transfer Authority and the IT Interchange and Trans- |
| 11 | former Authority as defined in the 2013-14 state fiscal year state |
| 12 | operations appropriation for the budget division program of the |
| 13 | division of the budget, are deemed fully incorporated herein and a |
| 14 | part of this appropriation as if fully stated. |
| 15 | Nonpersonal service (17A41330) ... 33,102,000 ....... (re. $364,000) |
| 16 | Fringe benefits (17A81330) ... 21,331,000 ............. (re. $315,000) |
| 17 | Indirect costs (17A91330) ... 1,196,000 ................ (re. $16,000) |
| 18 | |
| 19 | By chapter 54, section 1, of the laws of 2012: |
| 20 | For department management and administration including personal |
| 21 | services, nonpersonal services, fringe benefits and the contract |
| 22 | services provided by private firms. |
| 23 | Notwithstanding any other provision of law to the contrary, the OGS |
| 24 | Interchange and Transfer Authority, the IT Interchange and Transfer |
| 25 | Authority, and the Call Center Interchange and Transfer Authority as |
| 26 | defined in the 2012-13 state fiscal year state operations appropri- |
| 27 | ation for the budget division program of the division of the budget, |
| 28 | are deemed fully incorporated herein and a part of this appropri- |
| 29 | ation as if fully stated. |
| 30 | Personal service (17A11230) ... 38,218,000 ........... (re. $300,000) |
| 31 | Nonpersonal service (17A41230) ... 40,300,000 ........... (re. $330,000) |
| 32 | Fringe benefits (17A81230) ... 19,751,000 ............. (re. $203,000) |
| 33 | Indirect costs (17A91230) ... 1,028,000 ............... (re. $13,000) |
| 34 | |
| 35 | By chapter 54, section 1, of the laws of 2011: |
| 36 | For department management and administration including personal |
| 37 | services, nonpersonal services, fringe benefits and the contract |
| 38 | services provided by private firms (17HS1130) ............... |
| 39 | 112,348,000 ....................................... (re. $12,473,000) |
| 40 | |
| 41 | PERSONAL SERVICE |
| 42 | Personal service--regular ...... 42,593,000 |
| 43 | Temporary service .................. 824,000 |
| 44 | Holiday/overtime compensation .... 1,261,000 |
| 45 | Amount available for personal- |
| 46 | al service .................. 44,678,000 |
| 47 | |
| 48 | NONPERSONAL SERVICE |
| 49 | Supplies and materials.......... 1,845,000 |
| 50 | Travel ........................... 4,570,000 |
| 51 | Contractual services ............ 35,957,000 |
| 52 | Equipment .......................... 180,000 |
| 53 | Fringe benefits .................. 23,332,000 |
### DEPARTMENT OF TRANSPORTATION

**CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18**

<table>
<thead>
<tr>
<th>Indirect costs</th>
<th>1,786,000</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amount available for nonpersonal service</strong></td>
<td>67,670,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>112,348,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2010:

- For department management and administration including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H51030) .........................
  - **Total** | 122,040,000

#### PERSONAL SERVICE

- **Personal service--regular** | 47,325,000
- **Temporary service** | 916,000
- **Holiday/overtime compensation** | 1,401,000

- **Amount available for personal service** | 49,642,000

#### NONPERSONAL SERVICE

- **Supplies and materials** | 2,050,000
- **Travel** | 5,078,000
- **Contractual services** | 39,952,000
- **Equipment** | 200,000
- **Fringe benefits** | 23,332,000
- **Indirect costs** | 1,786,000

- **Amount available for nonpersonal service** | 72,398,000
- **Total** | 122,040,000

By chapter 55, section 1, of the laws of 2009, as amended by chapter 55, section 1, of the laws of 2010:

- For department management and administration including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H50930) .........................
  - **Total** | 122,554,000

#### PERSONAL SERVICE

- **Personal service--regular** | 47,005,000
- **Temporary service** | 911,000
- **Holiday/overtime compensation** | 1,394,000

- **Amount available for personal service** | 49,310,000

#### NONPERSONAL SERVICE

- **Supplies and materials** | 2,506,000
- **Travel** | 5,622,000
- **Contractual services** | 40,222,000
- **Equipment** | 427,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1 Fringe benefits .................... 22,538,000
2 Indirect costs ...................... 1,929,000

Amount available for nonper-
sonal service ..................... 73,244,000

122,554,000

Design and Construction

By chapter 55, section 1, of the laws of 2016:

For engineering services, including personal services, nonpersonal
services, and fringe benefits, including, but not limited to, the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing, and environmental impact statements for transportation
projects, and for suballocation of $575,000 to the office of the
inspector general.

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 (17E11630) ... 244,387,000 ...... (re. $168,514,000)
Nonpersonal service (17E41630) ... 10,565,000 ...... (re. $8,235,000)
Fringe benefits (17E81630) ... 111,895,000 ...... (re. $82,869,000)
Indirect costs (17E91630) ... 6,320,000 .......... (re. $4,733,000)

For the costs of the contract services provided by private firms
including, but not limited to, the preparation of designs, plans,
specifications and estimates; construction management and super-
vision; and appraisals, surveys, testing, and environmental impact
statements for transportation projects.

Nonpersonal service (17EP1630) ... 198,564,000 .... (re. $197,593,000)

By chapter 54, section 1, of the laws of 2015:

For engineering services, including personal services, nonpersonal
services, and fringe benefits, including, but not limited to, the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing, and environmental impact statements for transportation
projects, and for suballocation of $175,000 to the office of the
inspector general.

Nonpersonal service (17E41530) ... 10,413,000 ...... (re. $2,828,000)
Fringe benefits (17E81530) ... 109,621,000 ........ (re. $5,647,000)
Indirect costs (17E91530) ... 6,269,000 ............ (re. $344,000)

For the costs of the contract services provided by private firms
including, but not limited to, the preparation of designs, plans,
specifications and estimates; construction management and super-
vision; and appraisals, surveys, testing, and environmental impact
statements for transportation projects.

Nonpersonal service (17EP1530) ... 137,778,000 .... (re. $86,099,000)

By chapter 54, section 1, of the laws of 2014:

For engineering services, including personal services, nonpersonal
services, and fringe benefits, including, but not limited to, the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing, and environmental impact statements for transportation
projects, and for suballocation of $175,000 to the office of the
inspector general.
### DEPARTMENT OF TRANSPORTATION

#### CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
<th>Reappropriated</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonpersonal service (17E41430)</td>
<td>10,159,000</td>
<td>(re. $308,000)</td>
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<tr>
<td>Fringe benefits (17E81430)</td>
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<td>(re. $6,992,000)</td>
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<tr>
<td>Indirect costs (17E91430)</td>
<td>6,209,000</td>
<td>(re. $388,000)</td>
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<td>For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.</td>
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<td>Nonpersonal service (17EP1430)</td>
<td>118,015,000</td>
<td>(re. $34,710,000)</td>
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<tr>
<td>Fringe benefits (17E81330)</td>
<td>108,498,000</td>
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<td>6,380,000</td>
<td>(re. $67,000)</td>
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<td>For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.</td>
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<td>Nonpersonal service (17EP1330)</td>
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<tr>
<td>Fringe benefits (17E81230)</td>
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<td>(re. $25,509,000)</td>
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<tr>
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<td>5,941,000</td>
<td>(re. $475,000)</td>
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<tr>
<td>For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects, and for suballocation of $175,000 to the office of the inspector general.</td>
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#### PERSONAL SERVICE

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Personal service--regular</td>
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<tr>
<td>Temporary service</td>
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<tr>
<td>Holiday/overtime compensation</td>
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<tr>
<td>Amount available for personal for service</td>
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</tbody>
</table>
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

NONPERSONAL SERVICE

Supplies and materials ............. 802,000
Travel ........................................ 5,959,000
Contractual services .................. 1,577,000
Equipment .................................. 80,000
Fringe benefits ......................... 90,493,000
Indirect costs ............................ 6,907,000

Amount available for nonpersonal service ............... 105,818,000

CAPITAL PROJECTS

For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects:

Preliminary Design .................. 53,827,000
Construction Inspection ............... 65,280,000
Bridge Inspection ................... 15,958,000
Other Consultant Services ............. 33,903,000

Amount available for capital projects ............... 168,968,000

PERSONAL SERVICE

Personnel service--regular .... 190,168,000
Temporary service ....................... 4,737,000
Holiday/overtime compensation ...... 6,711,000

Amount available for personal service .......... 201,616,000

By chapter 55, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2012:

For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects (17H11030) .... 487,035,000 ...................................... (re. $16,703,000)

469,901,000 ===============
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

NONPERSONAL SERVICE

1 Supplies and materials ............. 876,000
2 Travel ........................... 6,657,000
3 Contractual services ............. 1,554,000
4 Equipment .......................... 310,000
5 Fringe benefits .................. 94,760,000
6 Indirect costs ................... 7,256,000

Amount available for nonpersonal service ............. 111,413,000

MAINTENANCE UNDISTRIBUTED

For suballocation of $175,000 to the office of the inspector general for services and expenses in accordance with the following:

Supplies and materials .............. 44,000
Travel .............................. 44,000
Contractual services ................ 44,000
Equipment ........................... 43,000

175,000

For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects:

Preliminary Design .............. 55,260,000
Construction Inspection ........... 67,018,000
Bridge Inspection ................ 16,383,000
Other Consultant Services ....... 34,805,000

173,466,000

Amount available for maintenance undistributed ........ 173,641,000

486,670,000

By chapter 55, section 1, of the laws of 2009, as amended by chapter 55, section 1, of the laws of 2010:

For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects (17H10930)

... ... 497,742,000 ............................ (re. $24,365,000)

PERSONAL SERVICE

Personal service--regular ...... 194,006,000
Temporary service ................ 4,024,000
Holiday/overtime compensation .... 6,208,000

Amount available for personal service ........... 204,238,000

NONPERSONAL SERVICE

Supplies and materials ............. 412,000
Travel ............................. 928,000
Contractual services ............. 6,367,000
Equipment ........................ 1,995,000
Fringe benefits ................. 85,064,000
Indirect costs ................... 7,992,000

Amount available for nonpersonal service ........ 102,758,000

MAINTENANCE UNDISTRIBUTED

For suballocation of $175,000 to the office of the inspector general for services and expenses in accordance with the following:

Supplies and materials ............. 44,000
Travel ............................. 44,000
Contractual services ............. 44,000
Equipment ........................ 43,000

175,000

For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects:

Preliminary Design .............. 60,709,000
Construction Inspection .......... 73,627,000
Bridge Inspection .............. 17,998,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>Services</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Consultant Services</td>
<td>38,237,000</td>
</tr>
<tr>
<td>Amount available for maintenance undistributed</td>
<td>190,746,000</td>
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<tr>
<td>Amount available for personal service</td>
<td>255,235,000</td>
</tr>
<tr>
<td>Amount available for nonpersonal service</td>
<td>182,016,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2010:

For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects (17H10830) .... 677,702,000 ...................................... (re. $43,616,000)

PERSONAL SERVICE

<table>
<thead>
<tr>
<th>Services</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular</td>
<td>244,058,000</td>
</tr>
<tr>
<td>Temporary service</td>
<td>3,100,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation</td>
<td>8,077,000</td>
</tr>
<tr>
<td>Amount available for personal service</td>
<td>255,235,000</td>
</tr>
</tbody>
</table>

NONPERSONAL SERVICE

<table>
<thead>
<tr>
<th>Services</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials</td>
<td>2,976,000</td>
</tr>
<tr>
<td>Travel</td>
<td>10,370,000</td>
</tr>
<tr>
<td>Contractual services</td>
<td>44,067,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>3,976,000</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>110,019,000</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>10,608,000</td>
</tr>
<tr>
<td>Amount available for nonpersonal service</td>
<td>182,016,000</td>
</tr>
</tbody>
</table>

MAINTENANCE UNDISTRIBUTED

<table>
<thead>
<tr>
<th>Services</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials</td>
<td>48,000</td>
</tr>
<tr>
<td>Travel</td>
<td>48,000</td>
</tr>
<tr>
<td>Contractual services</td>
<td>48,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>48,000</td>
</tr>
<tr>
<td>Amount available for maintenance undistributed</td>
<td>192,000</td>
</tr>
</tbody>
</table>
For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects:

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Preliminary Design</td>
<td>76,538,000</td>
</tr>
<tr>
<td>Construction Inspection</td>
<td>92,824,000</td>
</tr>
<tr>
<td>Bridge Inspection</td>
<td>22,691,000</td>
</tr>
<tr>
<td>Other Consultant Services</td>
<td>48,206,000</td>
</tr>
<tr>
<td>Amount available for maintenace undistributed</td>
<td>240,451,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55, section 1, of the laws of 2008:

For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects (17H10730) .... 672,105,000  

**PERSONAL SERVICE**

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service-regular</td>
<td>227,962,000</td>
</tr>
<tr>
<td>Temporary service</td>
<td>5,156,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation</td>
<td>8,234,000</td>
</tr>
<tr>
<td>Amount available for personal service</td>
<td>241,352,000</td>
</tr>
</tbody>
</table>

**NONPERSONAL SERVICE**

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials</td>
<td>2,475,000</td>
</tr>
<tr>
<td>Travel</td>
<td>6,638,000</td>
</tr>
<tr>
<td>Contractual services</td>
<td>49,926,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>7,869,000</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>116,111,000</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>9,305,000</td>
</tr>
<tr>
<td>Amount available for nonpersonal service</td>
<td>192,324,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

MAINTENANCE UNDISTRIBUTED

For suballocation of $192,000 to the office of the inspector general for services and expenses in accordance with the following:

Supplies and materials .............. 48,000
Travel ................................ 48,000
Contractual services ............... 48,000
Equipment ........................... 48,000
--------------
192,000
--------------

For the costs of the contract services provided by private firms including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects:

Preliminary Design .............. 75,894,000
Construction Inspection ......... 92,043,000
Bridge Inspection ............... 22,500,000
Other Consultant Services ....... 47,800,000
--------------
238,237,000

Amount available for maintenance undistributed ........ 238,429,000
--------------
672,105,000

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2008:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.
For suballocation of $192,000 to the office of inspector general for services and expenses including fringe benefits (17H10630) ........
650,996,000 ............................ (re. $21,672,000)

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2010:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.
For suballocation of $192,000 to the office of inspector general for services and expenses including fringe benefits (17H10530) ........
544,571,000 ............................ (re. $12,320,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2006:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.

For suballocation of $192,000 to the office of inspector general for services and expenses including fringe benefits (17H10430) .........

514,002,000 ....................................... (re. $8,434,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, section 1, of the laws of 2006:
For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing, and environmental impact statements for transportation projects.

For suballocation of $192,000 to the office of inspector general for services and expenses including fringe benefits (17H10330) .........

512,475,000 ...................................... (re. $18,041,000)

Information Technology Projects

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2010:
For federally eligible costs of information technology projects, including personal services, nonpersonal services, fringe benefits and contract services provided by private firms (17H40830) .........

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

PERSONAL SERVICE

Personal service--regular ........ 1,000,000

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

Amount available for personal service ............... 1,000,000

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

NONPERSONAL SERVICE

Contractual services ............ 13,488,000

Fringe benefits .................... 477,000

Indirect costs ...................... 35,000

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

Amount available for nonpersonal service ........... 14,000,000

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

15,000,000

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

By chapter 55, section 1, of the laws of 2007:
For federally eligible costs of information technology projects, including personal services, nonpersonal services, fringe benefits and contract services provided by private firms (17H40730) .........

15,000,000 ....................................... (re. $15,000,000)
### PERSONAL SERVICE

- Personal service--regular .......... 1,000,000

  -----  

- Amount available for personal service .......... 1,000,000

  -----  

### NONPERSONAL SERVICE

- Contractual services ............ 13,488,000
- Fringe benefits .................... 477,000
- Indirect costs ...................... 35,000

  -----  

- Amount available for nonpersonal service ........... 14,000,000

  -----  

- 15,000,000

### Real Estate

By chapter 55, section 1, of the laws of 2016:

- For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms.

  - 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 (17R11630) ... 11,604,000 ............ (re. $7,448,000)
  - Nonpersonal service (17R41630) ... 177,000 ............ (re. $139,000)
  - Fringe benefits (17R81630) ... 6,471,000 ............ (re. $4,805,000)
  - Indirect costs (17R91630) ... 366,000 ................. (re. $275,000)

By chapter 54, section 1, of the laws of 2015:

- For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms.

  - Nonpersonal service (17R41530) ... 174,000 .............. (re. $3,000)
  - Fringe benefits (17R81530) ... 6,340,000 .............. (re. $306,000)
  - Indirect costs (17R91530) ... 363,000 .................. (re. $19,000)

By chapter 54, section 1, of the laws of 2014:

- For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms.

  - Personal service (17R11430) ... 11,337,000 ............ (re. $133,000)
  - Nonpersonal service (17R41430) ... 170,000 ............ (re. $5,000)
  - Fringe benefits (17R81430) ... 6,350,000 .............. (re. $568,000)
  - Indirect costs (17R91430) ... 353,000 .................. (re. $32,000)

By chapter 54, section 1, of the laws of 2013:

- For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms.

  - Personal service (17R11330) ... 10,998,000 ............ (re. $175,000)
  - Nonpersonal service (17R41330) ... 166,000 ............ (re. $5,000)
  - Fringe benefits (17R81330) ... 6,191,000 .............. (re. $190,000)
  - Indirect costs (17R91330) ... 364,000 .................. (re. $11,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2012:
For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms.
Nonpersonal service (17R41230) ... 162,000 .............. (re. $3,000)
Indirect costs (17R91230) ... 336,000 .............. (re. $24,000)

By chapter 54, section 1, of the laws of 2011:
For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H31130) ... 16,956,000 .............. (re. $505,000)

PERSONAL SERVICE

Personal service--regular ....... 11,074,000
Holiday/overtime compensation .... 10,000
-----------------
Amount available for personal service ................. 11,084,000
-----------------

NONPERSONAL SERVICE

Supplies and materials .............. 85,000
Travel .................................. 162,000
Contractual services ................. 91,000
Equipment ............................ 1,000
Fringe benefits .................. 5,141,000
Indirect costs ..................... 392,000
-----------------
Amount available for nonpersonal service ........... 5,872,000
-----------------
16,956,000

By chapter 55, section 1, of the laws of 2010, as amended by chapter 54, section 1, of the laws of 2012:
For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H31030) ... 20,183,000 .......... (re. $2,046,000)

PERSONAL SERVICE

Personal service--regular ....... 13,355,000
Holiday/overtime compensation .... 20,000
-----------------
Amount available for personal service ................. 13,375,000
-----------------

NONPERSONAL SERVICE

Supplies and materials .............. 90,000
Travel ................................. 172,000
Contractual services ................. 96,000
Equipment ........................... 48,000
Fringe benefits .................. 6,286,000
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indirect costs</td>
<td>481,000</td>
</tr>
<tr>
<td>Amount available for nonpersonal service</td>
<td>7,173,000</td>
</tr>
<tr>
<td>Total</td>
<td>146,186</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2009:

For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H30930) ... 20,441,000 ........... (re. $1,212,000)

PERSONAL SERVICE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular</td>
<td>13,197,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation</td>
<td>31,000</td>
</tr>
<tr>
<td>Amount available for personal service</td>
<td>13,228,000</td>
</tr>
</tbody>
</table>

NONPERSONAL SERVICE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials</td>
<td>84,000</td>
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<tr>
<td>Travel</td>
<td>193,000</td>
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<tr>
<td>Contractual services</td>
<td>65,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>57,000</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>6,281,000</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>533,000</td>
</tr>
<tr>
<td>Amount available for nonpersonal service</td>
<td>7,213,000</td>
</tr>
<tr>
<td>Total</td>
<td>20,441,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55, section 1, of the laws of 2010:

For real estate services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms (17H30830) ... 19,810,000 ............. (re. $220,000)

PERSONAL SERVICE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular</td>
<td>11,031,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation</td>
<td>32,000</td>
</tr>
<tr>
<td>Amount available for personal service</td>
<td>11,063,000</td>
</tr>
</tbody>
</table>

NONPERSONAL SERVICE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials</td>
<td>748,000</td>
</tr>
<tr>
<td>Travel</td>
<td>1,285,000</td>
</tr>
<tr>
<td>Contractual services</td>
<td>1,327,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>37,000</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>5,039,000</td>
</tr>
</tbody>
</table>
Indirect costs ..................... 311,000

Amount available for nonper- 
sonal service ................ 8,747,000

19,810,000

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55, 
section 1, of the laws of 2008:
For real estate services, including personal services, nonpersonal 
services, fringe benefits and the contract services provided by 
private firms (17H30730) ... 19,345,000 ............ (re. $1,064,000)

PERSONAL SERVICE

Personal service--regular ...... 13,557,000
Holiday/overtime compensation ...... 16,000

Amount available for person- 
al service .................. 13,573,000

NONPERSONAL SERVICE

Supplies and materials ............. 101,000
Travel .................................. 152,000
Contractual services ............... 156,000
Equipment ........................... 13,000
Fringe benefits .................. 4,953,000
Indirect costs ..................... 397,000

Amount available for nonper- 
sonal service ................ 5,772,000

19,345,000

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, 
section 1, of the laws of 2007:
For real estate services, including personal services, nonpersonal 
services, fringe benefits and the contract services provided by 
private firms (17H30530) ... 14,179,000 ............. (re. $312,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, 
section 1, of the laws of 2006:
For real estate services, including personal services, nonpersonal 
services, fringe benefits and the contract services provided by 
private firms (17H30430) ... 14,117,000 ............. (re. $351,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, 
section 1, of the laws of 2005:
For real estate services, including personal services, nonpersonal 
services, fringe benefits and the contract services provided by 
private firms (17H30330) ... 13,791,000 ............. (re. $295,000)

Capital Projects Funds - Other 
Dedicated Highway and Bridge Trust Fund 
Preventive Maintenance Purpose
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 1994, as amended by chapter 55,
section 1, of the laws of 1996:
For preventive maintenance on state roads and bridges as defined in
paragraph (a) of subdivision 1 of section 10-d of the highway law
including personal services, nonpersonal services, fringe benefits
and the contractual services provided by private firms (170594PM)
... ..... 278,439,000 ........................... (re. $8,688,000)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Public Transportation Purpose

Bus Safety

By chapter 55, section 1, of the laws of 2016:
For the payment of personal services and fringe benefits of state
forces.
Personal service (170116PT) ... 6,033,000 ............ (re. $3,533,000)
Fringe benefits (170816PT) ... 3,392,000 ............ (re. $2,492,000)
Indirect costs (170916PT) ... 162,000 ................. (re. $121,000)

By chapter 54, section 1, of the laws of 2015:
For the payment of personal services and fringe benefits of state
forces.
Fringe benefits (170815PT) ... 3,356,000 .............. (re. $104,000)
Indirect costs (170915PT) ... 152,000 ................... (re. $5,000)

By chapter 54, section 1, of the laws of 2014:
For the payment of personal services and fringe benefits of state
forces.
Personal service (170114PT) ... 5,906,000 ............. (re. $89,000)
Fringe benefits (170814PT) ... 3,359,000 .............. (re. $238,000)
Indirect costs (170914PT) ... 166,000 .................. (re. $12,000)

By chapter 54, section 1, of the laws of 2013:
For the payment of personal services and fringe benefits of state
forces in the office of passenger and freight transportation.
Fringe benefits (170813PT) ... 3,133,000 ............... (re. $68,000)
Indirect costs (170913PT) ... 176,000 ................... (re. $3,000)

By chapter 54, section 1, of the laws of 2012:
For the payment of personal services and fringe benefits of state
forces in the office of passenger and freight transportation.
Personal service (170112PT) ... 5,670,000 ............. (re. $117,000)
Fringe benefits (170812PT) ... 2,931,000 ............... (re. $20,000)

By chapter 55, section 1, of the laws of 2010:
For the payment of personal services and fringe benefits of state
forces in the office of passenger and freight transportation
(170110PT) ... 8,885,000 ............................ (re. $607,000)

SCHEDULE

PERSONAL SERVICE

Personal service--regular ........ 5,762,000
Holiday/overtime compensation ..... 100,000

Amount available for personal service ............ 5,862,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

NONPERSONAL SERVICE

Fringe benefits .................. 2,839,000
Indirect costs ..................... 184,000
--------------
Amount available for nonper-
sonal service ................ 3,023,000
--------------

8,885,000

Motor Carrier Safety

By chapter 55, section 1, of the laws of 2016:
For motor carrier safety, including personal services, nonpersonal
services, and fringe benefits.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority and the IT Interchange and Trans-
fer 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 (172116PT) ... 3,347,000 ........... (re. $2,477,000)
Nonpersonal service (172416PT) ... 1,531,000 ........ (re. $1,381,000)
Fringe benefits (172816PT) ... 1,882,000 ............ (re. $1,649,000)
Indirect costs (172916PT) ... 90,000 ................... (re. $84,000)

By chapter 54, section 1, of the laws of 2015:
For motor carrier safety, including personal services, nonpersonal
services, and fringe benefits.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority and the IT Interchange and Trans-
fer 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 (172115PT) ... 3,175,000 ........... (re. $1,279,000)
Nonpersonal service (172415PT) ... 1,531,000 ........ (re. $758,000)
Fringe benefits (172815PT) ... 1,774,000 .............. (re. $478,000)
Indirect costs (172915PT) ... 81,000 ................... (re. $30,000)

By chapter 54, section 1, of the laws of 2014:
For motor carrier safety, including personal services, nonpersonal
services, and fringe benefits.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority and the IT Interchange and Trans-
fer 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 (172114PT) ... 2,949,000 ............ (re. $215,000)
Nonpersonal service (172414PT) ... 1,905,000 ........ (re. $1,351,000)
Indirect costs (172914PT) ... 83,000 ................... (re. $12,000)

Rail Safety

By chapter 55, section 1, of the laws of 2016:
For rail safety, including personal services, nonpersonal services,
and fringe benefits.
Personal service (171116PT) ... 674,000 ............... (re. $484,000)
Nonpersonal service (171416PT) ... 87,000 .............. (re. $67,000)
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Fringe benefits (171816PT) ... 379,000 .................. (re. $290,000)
Indirect costs (171916PT) ... 18,000 ..................... (re. $14,000)

By chapter 54, section 1, of the laws of 2015:
For rail safety, including personal services, nonpersonal services, and fringe benefits.
Personal service (171115PT) ... 674,000 .................. (re. $87,000)
Nonpersonal service (171415PT) ... 87,000 .................. (re. $57,000)
Fringe benefits (171815PT) ... 377,000 ................... (re. $82,000)
Indirect costs (171915PT) ... 17,000 ..................... (re. $4,000)

By chapter 54, section 1, of the laws of 2014:
For rail safety, including personal services, nonpersonal services, and fringe benefits.
Personal service (171114PT) ... 702,000 .................. (re. $118,000)
Nonpersonal service (171414PT) ... 66,000 .................. (re. $19,000)
Fringe benefits (171814PT) ... 399,000 ................... (re. $96,000)
Indirect costs (171914PT) ... 19,000 ..................... (re. $4,000)

By chapter 55, section 1, of the laws of 2004, as amended by chapter 55, section 1, of the laws of 2006:
For the payment of costs, including the payment of liabilities incurred prior to April 1, 2004, of control of snow and ice on state highways including personal services, nonpersonal services, fringe benefits and the contractual services provided by municipalities.
The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170104SN) ... ........ 224,681,000 ......................................... (re. $541,000)

By chapter 55, section 1, of the laws of 2003, as amended by chapter 55, section 1, of the laws of 2005:
For the payment of costs, including the payment of liabilities incurred prior to April 1, 2003, of control of snow and ice on state highways including personal services, nonpersonal services, fringe benefits and the contractual services provided by municipalities.
The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170103SN) ... ........ 225,842,000 ....................................... (re. $4,050,000)

By chapter 55, section 1, of the laws of 2002, as amended by chapter 55, section 1, of the laws of 2004:
For the payment of costs, including the payment of liabilities incurred prior to April 1, 2002, of control of snow and ice on state highways including personal services, nonpersonal services, fringe benefits and the contractual services provided by municipalities.
The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget (170102SN) ... ........ 223,022,964 .......................................... (re. $67,000)

Capital Projects Funds - Other
Southern Tier Expressway Purpose
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 1985:
For the cost of construction including land acquisition, surveys, design and contract engineering for the Southern Tier Expressway as defined in section 340-c of the Highway Law (17348590) ...............

OTHER HIGHWAY AID (CCP)

Capital Projects Funds - Other
Dedicated Highway and Bridge Trust Fund
Highway Aid Purpose

By chapter 54, section 1, of the laws of 1993:
For construction of sound abatement barriers on a section of the northbound side of the New England Thruway (Interstate 95) from the Bronx line through the Town of Pelham, Westchester County (17369321) ... 1,150,000 .......................... (re. $1,150,000)

OTHER TRANSPORTATION AID (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Highway Aid Purpose

By chapter 55, section 1, of the laws of 2016:
For capital grants to municipalities under the municipal streets and highways program for repayment of eligible costs of federal aid municipal street and highway projects pursuant to section 15 of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. The department of transportation shall provide such information to the municipalities as may be necessary to maintain the federal tax exempt status of any bonds, notes, or other obligations issued by such municipalities to provide for the non-federal share of the cost of projects pursuant to chapter 330 of the laws of 1991 or section 80-b of the highway law (17MA1621) ... 39,700,000 ................. (re. $39,700,000)

For capital grants to municipalities under the consolidated local street and highway improvement program:
The sum of $379,300,000 to counties, cities, towns and villages for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $125,540,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $253,760,000. Notwithstanding the provisions of any general or special law, the amounts deemed distributed in accordance with section 16 of chapter 329 of the laws of 1991 shall be adjusted so that such amounts will not be less than 86.579 percent of the "funding level" as defined in subdivision 5 of section 10-c of the highway law for each such municipality. In order to achieve the objectives of section 16 of chapter 329 of the laws of 1991, to the extent necessary, the amounts in excess of 86.579 percent of the funding level to be deemed distributed to each municipality under this subdivision shall be reduced in equal proportion.
The sum of $58,797,000 to municipalities for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed...
pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $19,460,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $39,337,000. Notwithstanding the provisions of any general or special law, the amounts deemed distributed in accordance with section 16 of chapter 329 of the laws of 1991 shall be adjusted so that such amounts will not be less than 13.421 percent of the "funding level" as defined in subdivision 5 of section 10-c of the highway law for each such municipality. In order to achieve the objectives of section 16 of chapter 329 of the laws of 1991, to the extent necessary, the amounts in excess of 13.421 percent of the funding level to be deemed distributed to each municipality under this paragraph shall be reduced in equal proportion. To the extent that the total of remaining payment allocations calculated herein varies from $58,797,000, the payment amounts to each locality shall be adjusted by a uniform percentage so that the total payments equal $58,797,000.

Payments shall be made on the fifteenth day of June, September, December and March (17CH1621) ... 438,097,000 ... (re. $369,498,000)

By chapter 54, section 1, of the laws of 2015:
For capital grants to municipalities under the municipal streets and highways program for repayment of eligible costs of federal aid municipal street and highway projects pursuant to section 15 of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. The department of transportation shall provide such information to the municipalities as may be necessary to maintain the federal tax exempt status of any bonds, notes, or other obligations issued by such municipalities to provide for the non-federal share of the cost of projects pursuant to chapter 330 of the laws of 1991 or section 80-b of the highway law (17MA1521) ... 39,700,000 ......................... (re. $39,700,000)

For capital grants to municipalities under the consolidated local street and highway improvement program:
The sum of $379,300,000 to counties, cities, towns and villages for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $125,540,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $253,760,000. Notwithstanding the provisions of any general or special law, the amounts deemed distributed in accordance with section 16 of chapter 329 of the laws of 1991 shall be adjusted so that such amounts will not be less than 86.579 percent of the "funding level" as defined in subdivision 5 of section 10-c of the highway law for each such municipality. In order to achieve the objectives of section 16 of chapter 329 of the laws of 1991, to the extent necessary, the amounts in excess of 86.579 percent of the funding level to be deemed distributed to each municipality under this subdivision shall be reduced in equal proportion.
The sum of $58,797,000 to municipalities for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $19,460,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $39,337,000. Notwithstanding the provisions of any general or
special law, the amounts deemed distributed in accordance with
section 16 of chapter 329 of the laws of 1991 shall be adjusted so
that such amounts will not be less than 13.421 percent of the "fund-
ing level" as defined in subdivision 5 of section 10-c of the high-
way law for each such municipality. In order to achieve the objec-
tives of section 16 of chapter 329 of the laws of 1991, to the
extent necessary, the amounts in excess of 13.421 percent of the
funding level to be deemed distributed to each municipality under
this paragraph shall be reduced in equal proportion. To the extent
that the total of remaining payment allocations calculated herein
varies from $58,797,000, the payment amounts to each locality shall
be adjusted by a uniform percentage so that the total payments equal
$58,797,000.

Payments shall be made on the fifteenth day of June, September, Decem-
ber and March (17CH1521) ... 438,097,000 ........ (re. $69,500,000)

For capital grants to municipalities for extreme winter recovery:
The sum of $50,000,000 to municipalities for reimbursement of eligible
costs of local highway and bridge projects pursuant to section 16-a
of chapter 329 of the laws of 1991, as added by section 9 of chapter
330 of the laws of 1991, as amended. For the purposes of computing
allocations to municipalities, the amount distributed pursuant to
section 16-a of chapter 329 of the laws of 1991 shall be deemed to
be $50,000,000. To the extent that the total of payment allocations
calculated herein varies from $50,000,000, the payment amounts to
each locality shall be adjusted by a uniform percentage so that the
total payments equal $50,000,000.

Payments shall be made on the fifteenth day of June, September, Decem-
ber and March (17EW1521) ... 50,000,000 ........... (re. $2,801,000)

By chapter 54, section 1, of the laws of 2014:
For capital grants to municipalities under the municipal streets and
highways program for repayment of eligible costs of federal aid
municipal street and highway projects pursuant to section 15 of
chapter 329 of the laws of 1991, as added by section 9 of chapter
330 of the laws of 1991, as amended. The department of transporta-
tion shall provide such information to the municipalities as may be
necessary to maintain the federal tax exempt status of any bonds,
notes, or other obligations issued by such municipalities to provide
for the non-federal share of the cost of projects pursuant to chap-
ter 330 of the laws of 1991 or section 80-b of the highway law
(17MA1421) ... 39,700,000 ....................... (re. $39,700,000)

For capital grants to municipalities under the consolidated local
street and highway improvement program:
The sum of $379,300,000 to counties, cities, towns and villages for
reimbursement of eligible costs of local highway and bridge projects
pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991,
as added by section 9 of chapter 330 of the laws of 1991, as
amended. For the purposes of computing allocations to munici-
palities, the amount distributed pursuant to section 16 of chapter
329 of the laws of 1991 shall be deemed to be $125,540,000. The
amount distributed pursuant to section 16-a of chapter 329 of the
laws of 1991 shall be deemed to be $253,760,000. Notwithstanding the
provisions of any general or special law, the amounts deemed
distributed in accordance with section 16 of chapter 329 of the laws
of 1991 shall be adjusted so that such amounts will not be less than
86.579 percent of the "funding level" as defined in subdivision 5 of
section 10-c of the highway law for each such municipality. In order
to achieve the objectives of section 16 of chapter 329 of the laws
of 1991, to the extent necessary, the amounts in excess of 86.579
percent of the funding level to be deemed distributed to each muni-
plicity under this subdivision shall be reduced in equal propor-
tion.
The sum of $58,797,000 to municipalities for reimbursement of eligible costs of local highway and bridge projects pursuant to sections 16 and 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16 of chapter 329 of the laws of 1991 shall be deemed to be $19,460,000. The amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $39,337,000. Notwithstanding the provisions of any general or special law, the amounts deemed distributed in accordance with section 16 of chapter 329 of the laws of 1991 shall be adjusted so that such amounts will not be less than 13.421 percent of the "funding level" as defined in subdivision 5 of section 10-c of the highway law for each such municipality. In order to achieve the objectives of section 16 of chapter 329 of the laws of 1991, to the extent necessary, the amounts in excess of 13.421 percent of the funding level to be deemed distributed to each municipality under this paragraph shall be reduced in equal proportion. To the extent that the total of remaining payment allocations calculated herein varies from $58,797,000, the payment amounts to each locality shall be adjusted by a uniform percentage so that the total payments equal $58,797,000.

Payments shall be made on the fifteenth day of June, September, December and March (17CH1421) ... 438,097,000 ............ (re. $8,605,000)

For capital grants to municipalities pursuant to annual program authorizations enacted and effective prior to April 1, 2014, in relation to the suburban highway improvement program in sections 10-f and 10-g of the highway law. Notwithstanding any contrary provision of law contained in such annual program authorization, payments pursuant to this appropriation shall be made from the state capital projects fund (17SH1421) ... 1,700,000 ..... (re. $1,700,000)

For capital grants to municipalities for extreme winter recovery:

The sum of $40,000,000 to municipalities for reimbursement of eligible costs of local highway and bridge projects pursuant to section 16-a of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. For the purposes of computing allocations to municipalities, the amount distributed pursuant to section 16-a of chapter 329 of the laws of 1991 shall be deemed to be $40,000,000. To the extent that the total of payment allocations calculated herein varies from $40,000,000, the payment amounts to each locality shall be adjusted by a uniform percentage so that the total payments equal $40,000,000.

Payments shall be made on the fifteenth day of June, September, December and March (17EW1421) ... 40,000,000 ............. (re. $960,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, as amended by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For capital grants to municipalities pursuant to annual program authorizations enacted and effective prior to April 1, 2014 under the municipal streets and highways program for repayment of eligible costs of federal aid municipal street and highway projects pursuant to section 15 of chapter 329 of the laws of 1991, as added by section 9 of chapter 330 of the laws of 1991, as amended. The department of transportation shall provide such information to the municipalities as may be necessary to maintain the federal tax exempt status of any bonds, notes, or other obligations issued by such municipalities to provide for the non-federal share of the cost of projects pursuant to chapter 330 of the laws of 1991 or section 80-b of the highway law (17MR1421) ................................. 6217,097,000 ..................................... (re. $125,525,000)
For capital grants to municipalities pursuant to annual program authorizations enacted and effective prior to April 1, 2014, in relation to the consolidated local street and highway improvement program in section 10-c of the highway law and sections 16 and 16-a of chapter 329 of the laws of 1991. Notwithstanding any contrary provision of law contained in such annual program authorization, payments pursuant to this appropriation shall be made from the state capital projects fund.

Payments shall be made on the fifteenth day of June, September, December, and March (17CR1421) ... 110,803,000 ........... (re. $4,243,000)

For capital grants to municipalities pursuant to annual program authorizations enacted and effective prior to April 1, 2014, in relation to the multi-modal program in section 14-k of the transportation law. Notwithstanding any contrary provision of law contained in such annual program authorization, payments pursuant to this appropriation shall be made from the state capital projects fund.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement.
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure
(17MM1421) ... 47,123,000 ......................... (re. $42,793,000)

Capital Projects Funds - Federal
Federal Capital Projects Fund
Mass Transportation and Rail Freight Purpose

By chapter 55, section 1, of the laws of 2010, as amended by chapter 54,
section 1, of the laws of 2013:
For payment of eligible costs for the federal share of capital assist-
ance for intercity passenger rail corridors, congestion relief, and
high-speed rail corridor development funded by the Passenger Rail
Investment and Improvement Act of 2008 and any successor legislation
(17011012) ... 100,000,000 ......................... (re. $78,615,000)

PORT DEVELOPMENT BONDABLE (CCP)

Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewal Bondable
Port Development Purpose

By chapter 54, section 1, of the laws of 1988, as amended by chapter 54,
section 3, of the laws of 1990:
For the preparation of designs, plans, specifications and estimates,
for the contract engineering services provided by private firms, for
construction, reconstruction, rehabilitation, and for the acquisi-
tion of real property, for port facilities under the jurisdiction of
the Niagara Frontier Transportation Authority and the Port of Oswego
Authority, including the payment of liabilities incurred prior to
April 1, 1988, pursuant to the provisions of the rebuild New York
through transportation infrastructure renewal bond act of 1983
(17278815) ... ..... 1,495,000 ..................... (re. $47,000)

By chapter 54, section 1, of the laws of 1986:
For the preparation of designs, plans, specifications and estimates,
for the contract engineering services provided by private firms, for
construction, reconstruction, rehabilitation, and for the acquisi-
tion of real property, for port facilities under the jurisdiction of
the Albany Port District Commission, the Ogdensburg Bridge and Port
Authority, the Port of Oswego Authority, including the payment of
liabilities incurred prior to April one, nineteen hundred eighty-
six, pursuant to the provisions of the rebuild New York through
transportation infrastructure renewal bond act of 1983, and in
accordance with the schedule shown below. The items in the project
schedule below shall be for projects with a common purpose and may
be interchanged without limitation subject to the approval of the
director of the division of the budget (17278615) ..................
3,840,000 ............................................. (re. $5,000)

By chapter 54, section 1, of the laws of 1985:
For construction, reconstruction, rehabilitation, and for the acquisi-
tion of real property, for port facilities under the jurisdiction of
the Albany Port District Commission, the Ogdensburg Bridge and Port
Authority, the Port of Oswego Authority, the Niagara Frontier Trans-
portation Authority, including the payment of liabilities incurred
prior to April one, nineteen hundred eighty-five, pursuant to the
provisions of the rebuild New York through transportation infras-
structure renewal bond act of 1983, notwithstanding any inconsistent
provisions of law, and in accordance with the schedule shown below.
The items in the project schedule below shall be for projects with a
common purpose and may be interchanged without limitation subject to
the approval of the director of the division of the budget
(17198515) .......................................................... (re. $3,000)

PRIORITY BOND ACT PROJECTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewal (Bondable)
Priority Bond Act Purpose

By chapter 54, section 1, of the laws of 1984, as amended by chapter
259, section 6, of the laws of 1993:
For the costs pursuant to the provisions of the rebuild New York
through transportation infrastructure renewal bond act of 1983, of
the cost of capital projects to be reimbursed from bond fund
proceeds for the improvement of highways, parkways, commuter parking
facilities, and other highway facilities including bridges, other
structures, and appurtenances.
Project costs funded from this appropriation may include, but shall
not necessarily be limited to, preliminary planning and feasibility
studies; survey and design; acquisition of property, construction,
reconstruction, reconditioning and preservation; the contract engi-
neering services provided by private firms. No expenditures shall be
made from this appropriation for personal services and expenses
other than consulting services.
The items in the schedule below are projects with a common purpose and
as such, may be interchanged without limitation.
Notwithstanding any other provision of the law, the commissioner of
transportation is authorized to acquire all necessary land not on
the state highway system for the purpose of highway projects at the
request of the locality under whose jurisdiction the project is
constructed or reconstructed.
Funds from this appropriation may be made available for the payment of
liabilities incurred prior to April one, nineteen hundred eighty-
four but not for the payment of liabilities incurred prior to Novem-
ber eight, nineteen hundred eighty-three (17288424) ............
................................................... (re. $7,056,000)

RAIL FREIGHT (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Mass Transportation and Rail Freight Purpose

By chapter 54, section 2, of the laws of 1992:
For advance payment of the Port Authority of New York and New Jersey's
share of the cost of acquisition and construction of the South Bronx
oak point link subject to a written repayment agreement entered into
by the Authority and the commissioner of transportation and approved
by the director of the budget, such repayment agreement to include a
repayment schedule which states the date or dates on which the
authority will be notified of advance payments made and the date or
dates on which the advance shall be repaid to the state and such
other terms and conditions as determined by the director of the
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

budget. The authority shall reimburse the State of New York in full for all moneys advanced by the state from this appropriation within 30 days of the date of such notification (17779212) ................ 64,050,000 ....................................... (re. $17,433,000)

For advance payment of the city of New York's share of the cost of acquisition and construction of the South Bronx oak point link subject to a written repayment agreement entered into by the city of New York and the commissioner of transportation and approved by the director of the budget, such repayment agreement to include a repayment schedule which states the date or dates on which the city will be notified of advance payments made and the date or dates on which the advance shall be repaid to the state and such other terms and conditions as determined by the director of the budget. The commissioner of transportation, or such other person as the commissioner shall designate, shall notify the city of New York in accordance with a schedule to be determined in the repayment agreement of payments made from this appropriation for the construction of the South Bronx oak point link. The city of New York shall reimburse the state of New York in full for all moneys advanced by the state from this appropriation within 30 days of the date of such notification.

In the event that the city shall fail to make payment to the state for any payment due and owing in accordance with the repayment agreement entered into by the commissioner and the city of New York, the commissioner or such other person as the commissioner shall designate shall certify to the state comptroller the amount due and owing the state at the end of each period as specified in the repayment agreement for which such amounts have been advanced by the state from this appropriation and the state comptroller shall withhold an equivalent amount from the next succeeding state aid allocated to the city from highway aid, the motor fuel tax and the motor vehicle registration fee distributed pursuant to section 10-c of the highway law, or per capita local assistance pursuant to section 54 of the state finance law subject to the following limitations: prior to withholding amounts due the state from the city, the comptroller shall pay in full any amount due the state of New York municipal bond bank agency, on account of the city's obligation to such agency; the city university construction fund, pursuant to the provisions of the city university construction fund act, the New York city housing development corporation, pursuant to the provisions of the New York city housing development corporation act (article 12 of the private housing finance law); the transit construction fund, pursuant to the provisions of title 9-a of article 5 of the public authorities law; and, pursuant to section 92-e of the state finance law, any amounts necessary for payments to holders of bonds or notes as certified by the municipal assistance corporation for the city of New York created under article 10 of the public authorities law. The comptroller shall give the director of the budget notification of any such payment. Such amount or amounts so withheld by the state comptroller shall be used for the repayment of the state advances hereby authorized. When such amount or amounts are received by the state, it shall credit such amounts against any amounts due and owing by the city on whose account such was withheld and paid (17789212) ... 18,210,000 ............... (re. $3,927,000)

By chapter 54, section 1, of the laws of 1992, as amended by chapter 55, section 1, of the laws of 2016:

For payment of the state share of the cost of acquisition and construction of the South Bronx oak point link subject to agreements entered into by the commissioner of transportation with the Port Authority of New York and New Jersey and the city of New York and
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

approved by the director of the budget, and to remove clearance
restrictions north of Highbridge yard (17OP9212) .....................
11,040,000 ................................................................ (re. $11,040,000)

Capital Projects Funds - Other
Capital Projects Fund - Infrastructure Renewal (Bondable)
Rail Service Preservation Purpose

By chapter 54, section 1, of the laws of 1985, as amended by chapter 54,
section 3, of the laws of 1992:
For payment of the state share of the costs of the acquisition,
construction, reconstruction, improvement or rehabilitation of any
railroad capital facility and any capital improvement used in
connection therewith, for the acquisition of real property or interests
in real property required or expected to be required therefor,
pursuant to the provisions of the rebuild New York through the
transportation infrastructure renewal bond act of 1983, notwithstanding
any inconsistent provisions of law, and pursuant to the
provisions of section fourteen-d of the transportation law, as the
commissioner may elect for the purpose of improving freight service,
and including all costs incidental thereto in accordance with the
following schedule.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budget
(17148541) ... ..... 21,000,000 ................ (re. $120,000)

RAIL PRESERVATION AND DEVELOPMENT FUND (CCP)

Capital Projects Funds - Other
Rail Preservation And Development Fund
Bond Proceeds Purpose

By chapter 54, section 8, of the laws of 1980, as amended by chapter 55,
section 1, of the laws of 1996:
The sum of four hundred million dollars ($400,000,000) or so much
thereof as may be necessary is hereby appropriated from the rail
preservation and development fund pursuant to the energy conserva-
tion through improved transportation bond act of nineteen hundred
seventy-nine for payment to the capital projects fund for disburse-
ments from such fund pursuant to an appropriation for acquisition,
construction, reconstruction, establishment, improvement and reha-
bilitation of urban, commuter and intercity rail passenger and rapid
transit systems and rail freight capital facilities, for the acqui-
sition of real property and interests in real property required or
expected to be required therefor and for any capital equipment to be
used in connection therewith, including all costs incidental thereto.
Notwithstanding the provisions of any general or special law, no
moneys shall be available from the rail preservation and development
fund until a certificate of approval of availability shall have been
issued by the director of the budget, and a copy of such certificate
filed with the state comptroller, the chairman of the senate finance
committee and the chairman of the assembly ways and means committee.
Such certificate may be amended from time to time by the director of
the budget, and a copy of each such amendment shall be filed with
the state comptroller, the chairman of the senate finance committee
and the chairman of the assembly ways and means committee. The
director of the budget is hereby authorized to designate to the
state comptroller specific appropriations made from the projects
fund for purposes for which rail preservation and development fund
expenditures are authorized. The state comptroller shall at the
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

commencement of each month certify to the director of the budget, the chairman of the senate finance committee and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations designated by the director of the budget from the capital projects fund for these disbursements pursuant to appropriations from such fund for such purposes for the month preceding such certification and such certifications shall not exceed in the aggregate the moneys hereby appropriated (01371310) ...... (re. $149,000) By chapter 50, section 1, of the laws of 1980, as amended by chapter 55, section 1, of the laws of 1996:
The sum of one hundred million dollars ($100,000,000) or so much thereof as may be necessary is hereby appropriated from the rail preservation and development fund pursuant to the energy conservation through improved transportation bond act of nineteen hundred seventy-nine for payment to the local assistance account for disbursements from such fund pursuant to an appropriation for the construction, improvement, reconditioning and preservation of highways and bridges of the state highway system, for the acquisition of real property and interest in real property required or expected to be required therefor by any county, city, town or village, or two or more of the foregoing acting jointly.

Notwithstanding the provisions of any general or special law, no moneys shall be available from the rail preservation and development fund until a certificate of approval of availability shall have been issued by the director of the budget, and a copy of such certificate filed with the state comptroller, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time by the director of the budget, and a copy of each such amendment shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee.
The director of the budget is hereby authorized to designate to the state comptroller specific appropriations made from the local assistance fund for purposes for which rail preservation and development fund expenditures are authorized. The state comptroller shall at the commencement of each month certify to the director of the budget, the chairman of the senate finance committee and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations designated by the director of the budget from the local assistance account for these disbursements pursuant to appropriations from such fund for such purposes for the month preceding such certification and such certification shall not exceed in the aggregate the moneys hereby appropriated (01371210) ........ (re. $15,000)

REBUILD AND RENEW NEW YORK TRANSPORTATION (CCP)

Capital Projects Funds - Other
Rebuild and Renew New York Transportation Fund
Bond Proceeds Purpose

By chapter 55, section 1, of the laws of 2005:
The sum of $2,900,000,000, or so much thereof as may be necessary and available, is hereby appropriated from the rebuild and renew New York transportation fund as established by section 97-eеее of the state finance law in accordance with the provisions of such section, for payment to the capital projects fund in order to reimburse such fund for disbursements certified by the state comptroller as bondable under the provisions of the rebuild and renew New York transportation bond act of 2005.
The director of the budget is hereby authorized to designate to the state comptroller specific appropriations made from the capital projects fund for purposes for which rebuild and renew New York transportation fund expenditures are authorized. The state comptroller shall at the commencement of each month certify to the director of the budget, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee, the amounts disbursed from the appropriations so designated by the director of the budget from the capital projects fund for such purposes for the month preceding such certification and such certifications shall not exceed in the aggregate the moneys hereby appropriated. A copy of each such certificate shall also be delivered to state departments and agencies to which such capital projects fund appropriations are made available.

Notwithstanding the provisions of any general or special law, no moneys shall be available from the rebuild and renew New York transportation fund until a certificate of approval of availability shall have been issued by the director of the budget, and a copy of such certificate of approval filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Such certificate may be amended from time to time by the director of the budget, and a copy of each such amendment shall be filed with the state comptroller, the chairman of the senate finance committee and the chairman of the assembly ways and means committee.

2,900,000,000 ........................................... (re. $514,287,000)

ROAD AND BRIDGE IMPROVEMENTS (BONDABLE) (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Federal Aid Highways Purpose

By chapter 54, section 1, of the laws of 1990:
For the state share of highway projects to be reimbursed from the accelerated capacity and transportation improvements fund pursuant to the provisions of the accelerated capacity and transportation improvements of the nineties bond act (17E19020) .........................
10,300,000 ........................................... (re. $188,000)

By chapter 54, section 1, of the laws of 1989:
For the state share of highway projects to be reimbursed from the accelerated capacity and transportation improvements fund pursuant to the provisions of that bond act (17E18920) .........................
10,300,000 ........................................... (re. $29,000)

Capital Projects Funds - Other
Capital Projects Fund
Highway Facilities Purpose

By chapter 54, section 1, of the laws of 1992:
For the costs, pursuant to the provisions of the accelerated capacity and transportation improvements of the nineties bond act, of capital projects, advanced with or without federal aid, to be reimbursed from bond fund proceeds for the improvement of state highways, thoroughways and other highway facilities including bridges, other structures, and appurtenances.
For 80 percent of the costs of capital local bridge projects advanced pursuant to the provisions of the accelerated capacity and transportation improvements of the nineties bond act. The remaining 20
percent share of project costs shall be paid by the municipality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated.

Project costs funded from this appropriation may include, but shall
not be limited to, construction, reconstruction, reconditioning and
preservation, and the acquisition of property.

For the payment of reimbursements to the engineering services fund for
the cost of the engineering services of the department of transpor-
tation, including fringe benefits, and the contract services
provided by private firms, for activities including but not limited
to the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects.

Notwithstanding any other provision of law, the commissioner of trans-
portation is authorized to acquire any necessary land not on the
state highway system for the purpose of local bridge projects
financed through this appropriation at the request of the locality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated. The items shown in the project schedule below
shall be for projects with a common purpose and may be interchanged
without limitation subject to the approval of the director of the
budget.

Funds from this appropriation may be made available for the payment of
liabilities incurred prior to April 1, 1992 (17F19222) ..............
514,165,000 .................................................. (re. $9,164,000)

By chapter 54, section 1, of the laws of 1991:
For the costs, pursuant to the provisions of the accelerated capacity
and transportation improvements of the nineties bond act, of capital
projects, advanced with or without federal aid, to be reimbursed
from bond fund proceeds for the improvement of state highways, thru-
ways and other highway facilities including bridges, other struc-
tures, and appurtenances.

For 80 percent of the costs of capital local bridge projects advanced
pursuant to the provisions of the accelerated capacity and transpor-
tation improvements of the nineties bond act. The remaining 20
percent share of project costs shall be paid by the municipality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated.

Project costs funded from this appropriation may include, but shall
not be limited to, construction, reconstruction, reconditioning and
preservation, and the acquisition of property.

For the payment of reimbursements to the engineering services fund for
the cost of the engineering services of the department of transpor-
tation, including fringe benefits, and the contract services
provided by private firms, for activities including but not limited
to the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects.

Notwithstanding any other provision of law, the commissioner of trans-
portation is authorized to acquire any necessary land not on the
state highway system for the purpose of local bridge projects
financed through this appropriation at the request of the locality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated.

The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budget.
Funds from this appropriation may be made available for the payment of liabilities incurred prior to April 1, 1991 (17F19122) ... .......
660,400,000 ......................................................... (re. $7,119,000)

For the costs, pursuant to the provisions of the accelerated capacity and transportation improvements of the nineties bond act, of capital projects, advanced with or without federal aid, to be reimbursed from bond fund proceeds for the improvement of state highways, thruways and other highway facilities including bridges, other structures, and appurtenances.

Project costs funded from this appropriation may include, but shall not be limited to, construction, reconstruction, reconditioning and preservation, and the acquisition of property.

For the payment of reimbursements to the engineering services fund for the cost of the engineering services of the department of transportation, including fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects.

Notwithstanding any other provision of law, the commissioner of transportation is authorized to acquire any necessary land not on the state highway system for the purpose of local bridge projects financed through this appropriation at the request of the locality under whose jurisdiction the project is constructed, reconstructed or rehabilitated.

The items shown in the project schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the division of the budget.

Funds from this appropriation may be made available for the payment of liabilities incurred prior to April 1, 1991 (17F19122) ... .......
1,716,000 ......................................................... (re. $1,716,000)

By chapter 54, section 1, of the laws of 1990, as amended by chapter 947, section 6, of the laws of 1990:

For the costs, pursuant to the provisions of the accelerated capacity and transportation improvements of the nineties bond act, of capital projects to be reimbursed from bond fund proceeds for the improvement of state highways, thruways and other highway facilities including bridges, other structures, and appurtenances.

Notwithstanding any other provisions of law, the New York State Thruway shall be considered a state highway for the purposes of this appropriation. Prior to the approval of a certificate of availability for projects advanced by the New York State Thruway Authority, the director of the budget shall approve a repayment agreement between the department of transportation and the New York State Thruway Authority. The state comptroller is hereby authorized and directed to deposit repayments from the Thruway Authority pursuant to such agreement to the credit of the capital projects fund.

For 80 percent of the costs of capital local bridge projects advanced pursuant to the provisions of the accelerated capacity and transportation improvements of the nineties bond act. The remaining 20 percent share of project costs shall be paid by the municipality under whose jurisdiction the project is constructed, reconstructed or rehabilitated.

Project costs funded from this appropriation may include, but shall not be limited to, construction, reconstruction, reconditioning and preservation, and the acquisition of property.

For the payment of reimbursements to the engineering services fund for the cost of the engineering services of the department of transportation, including fringe benefits, and the contract services
provided by private firms, for activities including but not limited
to the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects.
Notwithstanding any other provision of law, the commissioner of trans-
portation is authorized to acquire any necessary land not on the
state highway system for the purpose of local bridge projects
financed through this appropriation at the request of the locality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budg-
et.
Funds from this appropriation may be made available for the payment of
liabilities incurred prior to April 1, 1990 (17F19022) .... .......
617,900,000 ........................................... (re. $2,586,000)

By chapter 54, section 1, of the laws of 1989:
For the costs, pursuant to the provisions of the accelerated capacity
and transportation improvements of the nineties bond act of 1988, of
capital projects to be reimbursed from bond fund proceeds for the
improvement of state highways, and other highway facilities includ-
ing bridges, other structures, and appurtenances.
For 80 percent of the costs of capital local bridge projects advanced
pursuant to the provisions of the accelerated capacity and transpor-
tation improvements of the nineties bond act of 1988. The remaining
20 percent share of project costs shall be paid by the municipality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated.
Project costs funded from this appropriation may include, but shall
not be limited to, construction, reconstruction, reconditioning and
preservation, and the acquisition of property.
For the payment of reimbursements to the engineering services fund for
the cost of the engineering services of the department of transpor-
tation, including fringe benefits, and the contract services
provided by private firms, for activities including but not limited
to the preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects.
Notwithstanding any other provision of law, the commissioner of trans-
portation is authorized to acquire any necessary land not on the
state highway system for the purpose of local bridge projects
financed through this appropriation at the request of the locality
under whose jurisdiction the project is constructed, reconstructed
or rehabilitated.
The items shown in the project schedule below shall be for projects
with a common purpose and may be interchanged without limitation
subject to the approval of the director of the division of the budg-
et.
Funds from this appropriation may be made available for the payment of
liabilities incurred prior to April 1, 1989 (17F18911) .... .......
715,219,000 ........................................... (re. $838,000)

By chapter 261, section 57, of the laws of 1988, as amended by chapter
54, section 3, of the laws of 1989:
The sum of four hundred seventy million dollars ($470,000,000), is
hereby appropriated from the capital projects fund to the department
of transportation for the cost of state highway capital projects
advanced with or without federal aid including bridges, other struc-
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

tures and appurtenances and municipal bridge improvements advanced
pursuant to the accelerated capacity and transportation improvements
of the nineties bond act. This appropriation shall be reimbursed
from proceeds from the issuance of bonds pursuant to section fifty
of chapter 261, of the laws of nineteen hundred eighty-eight.

Project costs funded from this appropriation may include, but shall
not be limited to, preliminary planning and feasibility studies;
survey and design; acquisition of property; construction, recon-
struction, capacity improvement, replacement, reconditioning and
preservation; the supervision and inspection thereof; and the cost
of engineering services provided by private firms. No expenditure
shall be made from this appropriation for personal services and
expenses other than consulting services.

Notwithstanding the provisions of any general or special law, no
moneys shall be available from the accelerated capacity and trans-
portation improvements fund until a certificate of approval of
availability shall have been issued by the director of the budget,
a copy of such certificate filed with the state comptroller, the
chairman of the senate finance committee and the chairman of the
assembly ways and means committee. Such certificate may be amended
from time to time by the director of the budget, and a copy of each
such amendment shall be filed with the state comptroller, the chair-
man of the senate finance committee and the chairman of the assembly
ways and means committee (17658811) ............................... (re. $1,369,000)

470,000,000 ....................................... (re. $1,369,000)

SMALL AND MINORITY AND WOMEN OWNED SMALL BUSINESS ASSISTANCE (CCP)

Capital Projects Funds - Other

Capital Projects Fund

Mass Transit Purpose

By chapter 54, section 1, of the laws of 1993, as amended by chapter 55,
section 1, of the laws of 2016:

For services and expenses of a bonding guarantee assistance program
for transportation-related purposes pursuant to section 1838 of the
public authorities law enacted pursuant to chapter 56 of the laws of
1993. The director of the budget may apportion all or a portion of
these funds to the job development authority (17BG93MT) ............
3,500,000 ............................................... (re. $3,500,000)

For services and expenses of a revolving fund for working capital
loans to small and minority and women-owned firms engaged in trans-
portation construction and reconstruction projects. The director of
the budget may apportion all or a portion of these funds to the
urban development corporation (17WC93MT) ...........................
1,500,000 ............................................... (re. $1,500,000)

Capital Projects Funds - Other

Dedicated Highway and Bridge Trust Fund

Non-Federal Aided Highway Purpose

By chapter 54, section 1, of the laws of 1993, as amended by chapter
259, section 4, of the laws of 1993:

For services and expenses of a bonding guarantee assistance program
for transportation related purposes pursuant to section 1838 of the
public authorities law enacted pursuant to chapter 56 of the laws of
1993. The director of the budget may apportion all or a portion of
such funds to the job development authority (17309322) .............
3,500,000 ............................................... (re. $3,500,000)
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 SPECIAL RAIL AND AVIATION PROGRAM (CCP)

2 Capital Projects Funds - Other
3 Capital Projects Fund
4 Rail Service Preservation Purpose

5 By chapter 55, section 1, of the laws of 1996, as amended by chapter 55, section 1, of the laws of 2016:
6 For the payment of the costs of construction, reconstruction, improvement, reconditioning and preservation of rail freight and rail passenger facilities, pursuant to the provisions of section 14-j of the transportation law, including, but not limited to, preparation of designs, plans and specifications, and acquisition of real property pursuant to a memorandum of understanding entered into pursuant to chapter 56 of the laws of 1993 (17SR9641) ....................... 7,500,000 ......................................... (re. $7,500,000)

7 By chapter 54, section 1, of the laws of 1995, as amended by chapter 55, section 1, of the laws of 2016:
8 For the payment of the costs of construction, reconstruction, improvement, reconditioning and preservation of rail freight and rail passenger facilities, pursuant to the provisions of section 14-j of the transportation law, including, but not limited to, preparation of designs, plans and specifications, and acquisition of real property notwithstanding any general or special law (17SR9541) ......... 7,500,000 ......................................... (re. $7,500,000)

9 By chapter 54, section 1, of the laws of 1995, as amended by chapter 55, section 1, of the laws of 2016:
10 For the payment of the costs of construction, reconstruction, improvement, reconditioning and preservation of rail freight and rail passenger facilities, pursuant to the provisions of section 14-j of the transportation law and in accordance with the schedule below, including but not limited to, preparation of designs, plans and specifications, and acquisition of real property (17SP9541) ........ 5,000,000 ......................................... (re. $5,000,000)

11 project schedule

12 For services and expenses of the Amsterdam Local Waterfront Revitalization Project including but not limited to the construction of an access route traversing Conrail tracks ......................... 1,000,000

13 For payment to Alcibiades Ltd. for services and expenses of the Livonia, Avon, and Lakeville Railroad, Rochester Cluster South project including but not limited to the rehabilitation of track and structures ..... 817,000

14 For payment to the City of Rochester for services and expenses of the Rochester Alternate Transportation Systems Study for the study of feasible alternative modes of transportation in the Rochester area including but not limited to light rail ........ 300,000

15 For payment to the City of Rochester for services and expenses of the Buffalo Road/West Avenue and Chili Avenue projects including but not limited to the partial removal of a bridge, lighting, bridge abutments and safety improvements to the railroad under pass ......................... 600,000
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 For payment to the City of Rochester for services and expenses of the state/St. Paul Railroad Underpass Improvement project including but not limited to safety enhancements ................................. 83,000

6 For payment to the Onondaga County Industrial Development Agency for design and installation of new trackage and station platforms, track realignment, track rehabilitation, track removal, and other related work, including bridgework and right-of-way purchases for the Syracuse Intermodal Center ........................................... 1,500,000

11 For payment to the Central New York Regional Transportation Authority for services and expenses of the Syracuse Intermodal Center including but not limited to rail improvements .......................... 300,000

16 TRANSPORTATION BONDABLE (CCP)

21 Capital Projects Funds - Other
22 Capital Projects Fund - Rebuild and Renew (Bondable) Aviation Purpose

26 By chapter 55, section 1, of the laws of 2009:
27 For the costs, pursuant to the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of airports and aviation facilities, equipment and related projects exclusive of those airports and facilities under the jurisdiction of the port authority of New York and New Jersey or operated by the state of New York.

31 Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

36 For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

41 For the payment of liabilities incurred prior to April 1, 2009 (17030914) ... 16,400,000 ......................... (re. $2,987,000)

46 By chapter 55, section 1, of the laws of 2008:
47 For the costs, pursuant to the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement,
improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of airports and aviation facilities, equipment and related projects exclusive of those airports and facilities under the jurisdiction of the port authority of New York and New Jersey or operated by the state of New York.

Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2008 (17030814) ... 15,000,000 ................. (re. $3,989,000)

By chapter 55, section 1, of the laws of 2007:

For the costs, pursuant to the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of airports and aviation facilities, equipment and related projects exclusive of those airports and facilities under the jurisdiction of the port authority of New York and New Jersey or operated by the state of New York. Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2007 (17030714) ... 15,000,000 ................. (re. $1,901,000)

By chapter 55, section 1, of the laws of 2006:

For the costs, pursuant to the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of airports and aviation facilities, equipment and related projects exclusive of those airports and facilities under the jurisdiction of the port authority of New York and New Jersey or operated by the state of New York.
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2006 (17030614) ... 15,000,000 ......................... (re. $660,000)

By chapter 55, section 1, of the laws of 2005:

For the costs, pursuant to the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of airports and aviation facilities, equipment and related projects exclusive of those airports and facilities under the jurisdiction of the port authority of New York and New Jersey or operated by the state of New York.

The funds made available through this appropriation shall be utilized for the payment of the costs of eligible projects in accordance with a memorandum of understanding entered into between the governor, the majority leader of the senate and the speaker of the assembly, or their designees, pursuant to article 22 of the transportation law.

Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For engineering services of the department of transportation, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

No part of this appropriation shall be made available for the payment of liabilities incurred prior to the approval of the rebuild and renew New York transportation bond act of 2005 by the voters at the general election to be held in November of 2005 (17030614) ........ 15,000,000 ........................................ (re. $1,497,000)

Capital Projects Funds - Other

Capital Projects Fund - Rebuild and Renew (Bondable)

Canals and Waterways Purpose

By chapter 55, section 1, of the laws of 2009:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests
therein required or expected to be required in connection therewith, of: the canal system and appurtenances thereto; moveable bridges that cross over the canal system; and pedestrian and/or bicycle trails, pathways and bridges serving transportation needs. Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, and to the canal corporation for the cost of the engineering services of the corporation or the thruway authority, including fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects.

For the payment of liabilities incurred prior to April 1, 2009 (17020916) ... 10,000,000 ......................... (re. $8,868,000)

By chapter 55, section 1, of the laws of 2008:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: the canal system and appurtenances thereto; moveable bridges that cross over the canal system; and pedestrian and/or bicycle trails, pathways and bridges serving transportation needs. Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, and to the canal corporation for the cost of the engineering services of the corporation or the thruway authority, including fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects.

For the payment of liabilities incurred prior to April 1, 2008 (17020816) ... 10,000,000 ......................... (re. $2,383,000)
By chapter 55, section 1, of the laws of 2007:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: the canal system and appurtenances thereto; moveable bridges that cross over the canal system; and pedestrian and/or bicycle trails, pathways and bridges serving transportation needs. Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, and to the canal corporation for the cost of the engineering services of the corporation or the thruway authority, including fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects.

For the payment of liabilities incurred prior to April 1, 2007:

By chapter 55, section 1, of the laws of 2006:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: the canal system and appurtenances thereto; moveable bridges that cross over the canal system; and pedestrian and/or bicycle trails, pathways and bridges serving transportation needs. Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects, and to the canal corporation for the cost of the engineering services of the corporation or the thruway authority, including fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - RE APPROPRIATIONS 2017-18

of designs, plans, specifications and estimates; construction
management and supervision; and appraisals, surveys, testing and
environmental impact statements for transportation projects.
For the payment of liabilities incurred prior to April 1, 2006
(17020616) ... 10,000,000 ......................... (re. $2,035,000)

Capital Projects Funds - Other
Capital Projects Fund - Rebuild and Renew (Bondable)
Highway Facilities Purpose

By chapter 55, section 1, of the laws of 2009:
For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, construction, reconstruction,
replacement, improvement, reconditioning, rehabilitation and preser-
vation, including the acquisition of real property and interests
therein required or expected to be required in connection therewith,
of: state highways, bridges and parkways; border crossing enhance-
ments either on or off the state highway system; and the improvement
and/or elimination of highway-railroad grade crossings either on or
off the state highway system.
For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund of the department of trans-
portation, including but not limited to personal services, nonper-
sonal services, fringe benefits, and the contract services provided
by private firms, for activities including but not limited to the
preparation of designs, plans, specifications and estimates; construc-
tion management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects.
For the payment of liabilities incurred prior to April 1, 2009
(17010911) ... 168,600,000 ......................... (re. $4,121,000)

By chapter 55, section 1, of the laws of 2008:
For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, construction, reconstruction,
replacement, improvement, reconditioning, rehabilitation and preser-
vation, including the acquisition of real property and interests
therein required or expected to be required in connection therewith,
of: state highways, bridges and parkways; border crossing enhance-
ments either on or off the state highway system; and the improvement
and/or elimination of highway-railroad grade crossings either on or
off the state highway system.
For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund of the department of trans-
portation, including but not limited to personal services, nonper-
sonal services, fringe benefits, and the contract services provided
by private firms, for activities including but not limited to the
preparation of designs, plans, specifications and estimates; construc-
tion management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation
projects.
For the payment of liabilities incurred prior to April 1, 2008
(17010811) ... 275,000,000 ......................... (re. $2,715,000)

By chapter 55, section 1, of the laws of 2007:
For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of state highways, bridges and parkways; border crossing enhancements either on or off the state highway system; and the improvement and/or elimination of highway-railroad grade crossings either on or off the state highway system.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation projects.

For the payment of liabilities incurred prior to April 1, 2007

By chapter 55, section 1, of the laws of 2005, as amended by chapter 55, section 1, of the laws of 2006:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of state highways, bridges and parkways; border crossing enhancements either on or off the state highway system; and the improvement and/or elimination of highway-railroad grade crossings either on or off the state highway system.

For engineering services, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of...
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

designs, plans, specifications and estimates; construction manage-
ment and supervision; and appraisals, surveys, testing and environ-
mental impact statements for transportation projects.

For capital project management and traffic and safety, including
personal services, nonpersonal services, fringe benefits and the
contract services provided by private firms.

For real estate services, including personal services, nonpersonal
services, fringe benefits and the contract services provided by
private firms.

No part of this appropriation shall be made available for the payment
of liabilities incurred prior to the approval of the rebuild and
renew New York transportation bond act of 2005 by the voters at the
general election to be held in November of 2005 (17010511) ........
170,000,000 .................................................. (re. $3,515,000)

Capital Projects Funds - Other

Capital Projects Fund - Rebuild and Renew (Bondable)

Mass Transit Purpose

By chapter 55, section 1, of the laws of 2009:

For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, acquisition, construction,
reconstruction, replacement, improvement, reconditioning, rehabilita-
tion and preservation, including the acquisition of real property
and interests therein required or expected to be required in
connection therewith, of: omnibus, mass transit and rapid transit
systems, facilities and equipment, including facilities used jointly
by commuter railroad companies and freight railroad companies, but
otherwise exclusive of those operated by or under the jurisdiction
of the metropolitan transportation authority and its subsidiaries,
the New York City transit authority and its subsidiaries and the
Triborough bridge and tunnel authority; intermodal passenger facili-
ties and equipment; and marine terminals and marine transportation
facilities exclusive of those under the jurisdiction of the port
authority of New York and New Jersey or the canal corporation.
Costs may include highways and bridges either on or off the state
highway system necessary or reasonably expected to be necessary as a
project component or incidental to projects otherwise authorized
herein and by the rebuild and renew New York transportation bond act
of 2005.

For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund of the department of trans-
portation, including but not limited to personal services, nonper-
sonal services, fringe benefits, and the contract services provided
by private firms, for activities including but not limited to the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2009
(170509MT) ... 10,000,000 ......................... (re. $10,000,000)

By chapter 55, section 1, of the laws of 2008:

For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, acquisition, construction,
reconstruction, replacement, improvement, reconditioning, rehabilita-
tion and preservation, including the acquisition of real property
and interests therein required or expected to be required in
connection therewith, of: omnibus, mass transit and rapid transit
systems, facilities and equipment, including facilities used jointly
by commuter railroad companies and freight railroad companies, but
otherwise exclusive of those operated by or under the jurisdiction
of the metropolitan transportation authority and its subsidiaries,
the New York City transit authority and its subsidiaries and the
Triborough bridge and tunnel authority; intermodal passenger facili-
ties and equipment; and marine terminals and marine transportation
facilities exclusive of those under the jurisdiction of the port
authority of New York and New Jersey or the canal corporation.
Costs may include highways and bridges either on or off the state
highway system necessary or reasonably expected to be necessary as a
project component or incidental to projects otherwise authorized
herein and by the rebuild and renew New York transportation bond act
of 2005.
For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund of the department of trans-
portation, including but not limited to personal services, nonper-
sonal services, fringe benefits, and the contract services provided
by private firms, for activities including but not limited to the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation.
For the payment of liabilities incurred prior to April 1, 2008
(170508MT) ... 10,000,000 ......................... (re. $5,146,000)

By chapter 55, section 1, of the laws of 2007:
For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, acquisition, construction,
reconstruction, replacement, improvement, reconditioning, rehabili-
tation and preservation, including the acquisition of real property
and interests therein required or expected to be required in
connection therewith, of: omnibus, mass transit and rapid transit
systems, facilities and equipment, including facilities used jointly
by commuter railroad companies and freight railroad companies, but
otherwise exclusive of those operated by or under the jurisdiction
of the metropolitan transportation authority and its subsidiaries,
the New York City transit authority and its subsidiaries and the
Triborough bridge and tunnel authority; intermodal passenger facili-
ties and equipment; and marine terminals and marine transportation
facilities exclusive of those under the jurisdiction of the port
authority of New York and New Jersey or the canal corporation.
Costs may include highways and bridges either on or off the state
highway system necessary or reasonably expected to be necessary as a
project component or incidental to projects otherwise authorized
herein and by the rebuild and renew New York transportation bond act
of 2005.
For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund of the department of trans-
portation, including but not limited to personal services, nonper-
sonal services, fringe benefits, and the contract services provided
by private firms, for activities including but not limited to the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation.
For the payment of liabilities incurred prior to April 1, 2007
(170507MT) ... 10,000,000 ......................... (re. $4,910,000)

By chapter 55, section 1, of the laws of 2006:
For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, acquisition, construction,
reconstruction, replacement, improvement, reconditioning, rehabili-
tation and preservation, including the acquisition of real property
and interests therein required or expected to be required in
connection therewith, of: omnibus, mass transit and rapid transit
systems, facilities and equipment, including facilities used jointly
by commuter railroad companies and freight railroad companies, but
otherwise exclusive of those operated by or under the jurisdiction
of the metropolitan transportation authority and its subsidiaries,
the New York City transit authority and its subsidiaries and the
Triborough bridge and tunnel authority; intermodal passenger facili-
ties and equipment; and marine terminals and marine transportation
facilities exclusive of those under the jurisdiction of the port
authority of New York and New Jersey or the canal corporation.
Costs may include highways and bridges either on or off the state
highway system necessary or reasonably expected to be necessary as a
project component or incidental to projects otherwise authorized
herein and by the rebuild and renew New York transportation bond act
of 2005.

For payment of engineering services, including reimbursements to the
dedicated highway and bridge trust fund of the department of trans-
portation, including but not limited to personal services, nonper-
sonal services, fringe benefits, and the contract services provided
by private firms, for activities including but not limited to the
preparation of designs, plans, specifications and estimates;
construction management and supervision; and appraisals, surveys,
testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2006
(170506MT) ... 10,000,000 ......................... (re. $5,637,000)

By chapter 55, section 1, of the laws of 2005:
For the costs, pursuant to the provisions of the rebuild and renew New
York transportation bond act of 2005 and article 22 of the transpor-
tation law, of capital projects to be reimbursed from bond fund
proceeds for the planning and design, acquisition, construction,
reconstruction, replacement, improvement, reconditioning, rehabili-
tation and preservation, including the acquisition of real property
and interests therein required or expected to be required in
connection therewith, of: omnibus, mass transit and rapid transit
systems, facilities and equipment, including facilities used jointly
by commuter railroad companies and freight railroad companies, but
otherwise exclusive of those operated by or under the jurisdiction
of the metropolitan transportation authority and its subsidiaries,
the New York City transit authority and its subsidiaries and the
Triborough bridge and tunnel authority; intermodal passenger facili-
ties and equipment; and marine terminals and marine transportation
facilities exclusive of those under the jurisdiction of the port
authority of New York and New Jersey or the canal corporation.
Costs may include highways and bridges either on or off the state
highway system necessary or reasonably expected to be necessary as a
project component or incidental to projects otherwise authorized
herein and by the rebuild and renew New York transportation bond act
of 2005.

For engineering services of the department of transportation, includ-
ing personal services, nonpersonal services, fringe benefits and the
contract services provided by private firms, including, but not
limited to, the preparation of designs, plans, specifications and
estimates; construction management and supervision; and appraisals,
surveys, testing and environmental impact statements for transporta-
tion.
No part of this appropriation shall be made available for the payment of liabilities incurred prior to the approval of the rebuild and renew New York transportation bond act of 2005 by the voters at the general election to be held in November of 2005 (170505MT) .......... 10,000,000 ........................................ (re. $5,547,000)

Capital Projects Funds - Other
Capital Projects Fund - Rebuild and Renew (Bondable)
Rail and Port Purpose

By chapter 55, section 1, of the laws of 2009:
For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: intercity passenger rail and freight rail facilities and equipment; ports, marine terminals and marine transportation facilities exclusive of those under the jurisdiction of the port authority of New York and New Jersey or the canal corporation; and intermodal passenger and freight facilities and equipment.
Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

By chapter 55, section 1, of the laws of 2008:
For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: intercity passenger rail and freight rail facilities and equipment; ports, marine terminals and marine transportation facilities exclusive of those under the jurisdiction of the port authority of New York and New Jersey or the canal corporation; and intermodal passenger and freight facilities and equipment.
Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2008 (17040815) ... 27,000,000 ......................... (re. $3,966,000)

By chapter 55, section 1, of the laws of 2007:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: intercity passenger rail and freight rail facilities and equipment; ports, marine terminals and marine transportation facilities exclusive of those under the jurisdiction of the port authority of New York and New Jersey or the canal corporation; and intermodal passenger and freight facilities and equipment.

Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

For the payment of liabilities incurred prior to April 1, 2007 (17040715) ... 27,000,000 ......................... (re. $1,791,000)

By chapter 55, section 1, of the laws of 2006:

For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: intercity passenger rail and freight rail facilities and equipment; ports, marine terminals and marine transportation facilities exclusive of those under the jurisdiction of the port authority of New York and New Jersey or the canal corporation; and intermodal passenger and freight facilities and equipment.

Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For payment of engineering services, including reimbursements to the dedicated highway and bridge trust fund of the department of transportation, including but not limited to personal services, nonpersonal services, fringe benefits, and the contract services provided by private firms, for activities including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.
DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

For the payment of liabilities incurred prior to April 1, 2006 (17040615) ... 27,000,000 ......................... (re. $3,242,000)

By chapter 55, section 1, of the laws of 2005:
For the costs, pursuant to the provisions of the rebuild and renew New York transportation bond act of 2005 and article 22 of the transportation law, of capital projects to be reimbursed from bond fund proceeds for the planning and design, construction, reconstruction, replacement, improvement, reconditioning, rehabilitation and preservation, including the acquisition of real property and interests therein required or expected to be required in connection therewith, of: intercity passenger rail and freight rail facilities and equipment; ports, marine terminals and marine transportation facilities exclusive of those under the jurisdiction of the port authority of New York and New Jersey or the canal corporation; and intermodal passenger and freight facilities and equipment.

Costs may include highways and bridges either on or off the state highway system necessary or reasonably expected to be necessary as a project component or incidental to projects otherwise authorized herein and by the rebuild and renew New York transportation bond act of 2005.

For engineering services of the department of transportation, including personal services, nonpersonal services, fringe benefits and the contract services provided by private firms, including, but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation.

The funds made available through this appropriation shall be utilized for the payment of the costs of eligible projects in accordance with a memorandum of understanding entered into between the governor, the majority leader of the senate and the speaker of the assembly, or their designees, pursuant to article 22 of the transportation law.

No part of this appropriation shall be made available for the payment of liabilities incurred prior to the approval of the rebuild and renew New York transportation bond act of 2005 by the voters at the general election to be held in November of 2005 (17040515) ......... 27,000,000 ........................................ (re. $4,574,000)

TRANSPORTATION INFRASTRUCTURE RENEWAL BOND FUND (CCP)

By chapter 54, section 1, of the laws of 1993, as amended by chapter 55, section 1, of the laws of 1996:
The sum of $810,000, or so much thereof as may be necessary, is hereby appropriated from the transportation infrastructure renewal fund as established by section 74 of the state finance law in accordance with the provisions of section 7 of chapter 836 of the laws of 1983 for payment, notwithstanding the provisions of any law, to the capital projects fund, in order to reimburse such fund for disbursements certified by the state comptroller as bondable under the provisions of the rebuild New York through transportation infrastructure renewal bond act of 1983 for payment from the port, marine terminal, canal and waterway account.

The director of the budget is hereby authorized to designate to the state comptroller specific appropriations made from the capital projects fund for purposes for which transportation infrastructure renewal fund expenditures are authorized. The state comptroller shall at the commencement of each month certify to the director of
DEPARTMENT OF TRANSPORTATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

the budget, the chairman of the senate finance committee, and the
chairman of the assembly ways and means committee, the amounts
disbursed from the appropriations so designated by the director of
the budget from the capital projects fund for such purposes for the
month preceding such certification and such certification shall not
exceed in the aggregate the moneys hereby appropriated. A copy of
each such certificate shall also be delivered to state departments
and agencies to which such capital projects fund appropriations are
made available.

Notwithstanding the provisions of any general or special law, no
moneys shall be available from the transportation infrastructure
renewal fund until a certificate of approval of availability shall
have been issued by the director of the budget, and a copy of such
certificate of approval filed with the state comptroller, the chair-
man of the senate finance committee and the chairman of the assembly
ways and means committee. Such certificate may be amended from time
to time by the director of the budget, and a copy of each such
amendment shall be filed with the state comptroller, the chairman of
the senate finance committee and the chairman of the assembly ways
and means committee (71119310) ... 810,000 ............ (re. $637,000)

By chapter 54, section 1, of the laws of 1989, as amended by chapter 55,
section 1, of the laws of 1996:
The sum of $2,800,000, or so much thereof as may be necessary, is
hereby appropriated from the transportation infrastructure renewal
fund as established by section 74 of the state finance law in
accordance with the provisions of section 7 of chapter 836 of the
laws of 1983 for payment, notwithstanding the provisions of any law,
to the capital projects fund, in order to reimburse such funds for
disbursements certified by the state comptroller as bondable under
the provisions of the rebuild New York through transportation
infrastructure renewal bond act of 1983 (71A58910) .................
2,800,000 ......................................... (re. $2,800,000)

By chapter 54, section 1, of the laws of 1988, as amended by chapter 55,
section 1, of the laws of 1996:
The sum of $116,580,000 or so much thereof as may be necessary, is
hereby appropriated from the transportation infrastructure renewal
bond fund as established by section 74 of the state finance law in
accordance with the provisions of section 7 of chapter 836 of the
laws of 1983 for payment, notwithstanding the provisions of any law,
to the capital projects fund, in order to reimburse such funds for
disbursements certified by the state comptroller as bondable under
the provisions of the rebuild New York through transportation
infrastructure renewal bond act of 1983 (71A58810) .................
116,580,000 ...................................... (re. $25,712,000)
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS 2017-18

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>$2,385,778,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>$2,385,778,000</td>
</tr>
</tbody>
</table>

ECONOMIC DEVELOPMENT (CCP) | $2,385,778,000 |

1. Capital Projects Funds - Other
2. Capital Projects Fund
3. Economic Development Purpose

Notwithstanding any inconsistent provision of law, for services and expenses, loans, grants, and costs associated with program administration, of projects and purposes authorized below, including the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority, according to the following:

The sum of $5,000,000 is hereby appropriated for services and expenses of the Clarkson-Trudeau partnership to grow the biotech industry in the north country (91081709) | $5,000,000 |

The sum of $55,000,000 is hereby appropriated for the NY SUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 350 of the education law. NY SUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY SUNY 2020 plan or plans by the governor and the chancellor of the state university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportunities through the Excelsior Business Program; and (3) provide experiential learning opportunities that connect students to the workforce (91111709) | $55,000,000 |

The sum of $55,000,000 is hereby appropriated for the NY CUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS 2017-18

all colleges, universities and community colleges as defined by section 6202 of the education law. NY CUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY CUNY 2020 plan or plans by the governor and the chancellor of the city university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportunities through the Excelsior Business Program; and (3) provide experiential learning opportunities that connect students to the workforce (91121709) ..................... 55,000,000

The sum of $33,000,000 is hereby appropriated for services and expenses of the New York power electronics manufacturing consortium to develop and commercialize the use of wide bandgap power electronic devices (91021709) ....................... 33,000,000

The sum of $2,278,000 is hereby appropriated for services and expenses related to the retention of professional football in Western New York (91031709) .............. 2,278,000

The sum of $8,000,000 is hereby appropriated for services and expenses, loans, and grants, related to the market New York program, including but not limited to, projects that enhance or promote regional attractions in the state of New York (91361709) .......................... 8,000,000

The sum of $150,000,000 is hereby appropriated for services and expenses of a life sciences laboratory public health initiative pursuant to a plan developed by the chief executive officer of the New York state urban development corporation jointly with the commissioner of health to develop life science research, innovation, and infrastructure including but not limited to the preparation of plans, design, construction and other costs incidental thereto, including the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015,
The sum of $199,000,000 is hereby appropriated for the New York Works Economic Development Fund. Funds appropriated herein shall be for services and expenses, loans, and grants, related to the New York Works Economic Development Fund, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery methods referred to as the design-build method, the construction manager build method, or the construction manager-at-risk build method for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the dormitory authority of the state of New York; in addition to other laws notwithstanding, the Act also notwithstanding the provisions of sections 8 and 9 of the public buildings law; if the dormitory authority of the state of New York requires a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law.

Notwithstanding any inconsistent law to the contrary, this project may be delivered utilizing an alternative delivery project procurement method using the design-build delivery method, the construction manager build delivery method or the construction manager-at-risk delivery method, in each case on such terms and conditions as the dormitory authority of the state of New York, jointly with the department of health may determine in accordance with such procurement method (91241709) ....... 150,000,000
entities may also use the alternative
delivery method referred to as design-
build contracts for capital projects
related to buildings as well as to any
projects undertaken by an authorized state
entity in agreement with another party;
"authorized state entity" shall include
the New York state urban development
corporation; in addition to other laws
notwithstanding, the Act also notwithstanding
the provisions of sections 8 and 9 of the
public buildings law; if the New York
state urban development corporation
requires a contractor to prepare separate
specifications in accordance with section
135 of the state finance law, it shall be
deemed to be in compliance with the
provisions of such law (91401709) .......

The sum of $150,000,000 is hereby appro-riated for the regional economic development
council initiative. Funding will be
pursuant to a plan developed by the chief
executive officer of the New York state
urban development corporation and based in
part on a competitive selection process
among the regional economic development
councils and will support initiatives
based on anticipated economic development
benefits. Such moneys will be awarded by
the New York state urban development
corporation at its discretion.

Notwithstanding section 40 of the state
finance law or any provision of the law to
the contrary, this appropriation shall
lapse on September 15, 2018 (91191709) ... 150,000,000

The sum of $10,000,000 is hereby appro-
priated for services and expenses
related to the cultural, arts and public
spaces fund, including, but not limited
to, projects that enhance or promote
business development and increase tourism
(91351709) ............................... 10,000,000

The sum of $108,000,000 is hereby appro-
priated for services and expenses, 
loans, grants, and costs associated with
the redevelopment of the Kingsbridge
armory into the Kingsbridge National Ice
Center (91231709) ..................... 108,000,000

The sum of $700,000,000 is hereby appro-
priated for services and expenses
related to the Moynihan station
development project (91221709) ........... 700,000,000

The sum of $207,500,000 is hereby appropri-
pated for the Strategic Projects Program.
Funds appropriated herein shall be for
services and expenses, loans, and grants,
related to strategic economic development
projects that create or retain jobs and
support innovation (91281709) .............

The sum of $1,000,000 is hereby appropriated
for services and expenses related to
design, construction, installation, and
maintenance of a memorial to commemorate the June 12, 2016 terrorist attack targeting the lesbian, gay, bi-sexual, and transgender (LGBT) community in Orlando, Florida (91371709) ....................... 1,000,000

The sum of up to $2,000,000 is hereby appropriated for services and expenses related to upgrades to the City of Auburn and Town of Owasco drinking water treatment systems to effectively remove toxins associated with harmful algal blooms from the finished drinking water (91211709) ............................... 2,000,000

The sum of $400,000,000 is hereby appropriated for the second phase of the Buffalo regional innovation cluster initiative. Funds appropriated herein shall be for services, expenses, loans, grants, and costs associated with program administration to support economic development projects within the city of Buffalo or surrounding environs, including the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91311709) ............................... 400,000,000

The sum of $300,000,000 is hereby appropriated for services and expenses, loans, grants, and costs associated with program administration of a life sciences initiative, including the payment of liabilities incurred prior to April 1, 2017. Eligible costs of such initiative may include but not be limited to laboratory space, equipment, technology, research and development, investments and other costs in support of a comprehensive life sciences cluster strategy. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91321709) ............................... 300,000,000
The appropriation made by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

Notwithstanding any inconsistent provision of law, for services and expenses, loans, grants, and costs associated with program administration, of projects and purposes authorized below, including the payment of liabilities incurred prior to April 1, 2016. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority, according to the following:

The sum of $12,000,000 is hereby appropriated for services and expenses of the Clarkson-Trudeau partnership to grow the biotech industry in the north country (91081609) .......... 12,000,000 ....................................... (re. $12,000,000)

The sum of $15,000,000 is hereby appropriated for services and expenses of the SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (91051609) ......................... 15,000,000 ....................................... (re. $15,000,000)

The sum of $10,000,000 is hereby appropriated for services and expenses of the Brookhaven National Laboratory (91071609) ............ 10,000,000 ....................................... (re. $10,000,000)

The sum of $685,500,000 is hereby appropriated for services and expenses of high technology manufacturing projects in Chautauqua and Erie County (91061609) ... 685,500,000 .......... (re. $391,023,000)

The sum of $638,000,000 is hereby appropriated for services and expenses of economic development projects at Nano Utica and at other locations in Oneida County (91041609) ......................... 638,000,000 ..................................... (re. $638,000,000)

The sum of $125,000,000 is hereby appropriated for services and expenses of an industrial scale research and development facility operated by SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering in Clinton County (91141609) ......................... 125,000,000 ..................................... (re. $125,000,000)

The sum of $55,000,000 is hereby appropriated for the NY SUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 350 of the education law. NY SUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY SUNY 2020 plan or plans by the governor and the chancellor of the state university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportunities through the [START-UP NY] Excelsior Business program; and (3) provide experiential learning opportunities that connect students to the workforce (91111609) ......................... 55,000,000 ....................................... (re. $55,000,000)

The sum of $55,000,000 is hereby appropriated for the NY CUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 6202 of the education law. NY CUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY CUNY 2020 plan or plans by the governor and the chancellor of the city university of New York. The determination
of grant awards shall take into consideration the extent to which
plans: (1) use technology, including but not limited to the
expansion of on-line learning, to improve academic success and job
opportunities for students; (2) leverage economic and academic
opportunities through the [START-UP NY] Excelsior Business program;
and (3) provide experiential learning opportunities that connect
students to the workforce (91121609) .................................

55,000,000 ................................................ (re. $55,000,000)
The sum of $33,500,000 is hereby appropriated for services and
expenses of the New York power electronics manufacturing consortium
to develop and commercialize the use of wide bandgap power
electronic devices (91021609) ... 33,500,000 ..... (re. $33,500,000)
The sum of $2,251,000 is hereby appropriated for services and expenses
related to the retention of professional football in Western New
York (91031509) ... 2,251,000 .............................. (re. $141,000)
The sum of $8,000,000 is hereby appropriated for services and
expenses, loans, and grants, related to the market New York program,
including but not limited to, projects that enhance or promote
regional attractions in the state of New York (91201609) ...........
8,000,000 ................................................ (re. $8,000,000)
The sum of $199,000,000 is hereby appropriated for the New York Works
Economic Development Fund. Funds appropriated herein shall be for
services and expenses, loans, and grants, related to the New York
Works Economic Development Fund (91011609) ........................

199,000,000 ................................................ (re. $199,000,000)
The sum of $150,000,000 is hereby appropriated for the regional
economic development council initiative. Funds appropriated herein
shall be available during the 2016-17 and 2017-18 state fiscal years
for services and expenses, loans, and grants. Funding will be
pursuant to a plan developed by the chief executive officer of the
New York state urban development corporation and based in part on a
competitive selection process among the regional economic
development councils and will support initiatives based on
articulated economic development benefits. Such moneys will be
awarded by the New York state urban development corporation at its
discretion. Notwithstanding section 40 of the state finance law or
any provision of the law to the contrary, this appropriation shall
lapse on September 15, 2018 (91191609) .............................

150,000,000 ................................................ (re. $150,000,000)
The sum of $30,000,000 is hereby appropriated for additional upstate
revitalization initiative projects. Funds appropriated herein shall
be for services and expenses, loans, grants, workforce development,
business and tourism plan development, costs associated with program
administration, and the payment of personal services, nonpersonal
services and contract services provided by private firms to support
economic development projects. Funding will be pursuant to a plan
developed by the chief executive officer of the New York state urban
development corporation and will support initiatives based on
articulated job creation and economic development benefits. Funds
shall not be available from this appropriation for projects within
regions that were Upstate Revitalization Initiative 2015 Best Plan
Awardees or eligible to receive funding from the Buffalo Regional
Innovation Cluster Program. Such moneys will be awarded by the New
York state urban development corporation at its discretion
(91161609) ... 30,000,000 ........................ (re. $30,000,000)
The sum of $20,000,000 is hereby appropriated for services and
expenses of Oakdale merge on Sunrise Highway (NYS Rte. 27 and NYS
Rte. 27-A over the Connetquot River) to conduct a multi-year study
and complete the process of widening bridges and roads to
accommodate traffic flow. All or a portion of the funds appropriated
hereby may be suballocated or transferred to any department, agency,
or public authority (91211609) ... 20,000,000 .... (re. $20,000,000)
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2007:
For services and expenses of redevelopment initiatives at the Harriman Research and Technology Park (91030709) ................................. 7,500,000 .......................... (re. $5,562,000)

Arts and Cultural Projects

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
The sum of $18,000,000 is hereby appropriated for the New York state arts and cultural capital grants program, as authorized pursuant to a chapter of the laws of 2008, to support the preservation and expansion of cultural institutions in New York state, subject to a plan approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91050809) ............... 18,000,000 ......................... (re. $5,500,000)

Binghamton University School of Pharmacy

By chapter 54, section 1, of the laws of 2015:
The sum of $25,000,000 is hereby appropriated for services and expenses of studies, site acquisitions, planning, design, construction, reconstruction, renovation, and equipment necessary to establish a school of pharmacy at the state university of New York at Binghamton. Amounts appropriated herein shall be in addition to $25,000,000 appropriated in the state university of New York capital projects budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91041509) ... 25,000,000 ...... (re. $19,705,000)

Clarkson-Trudeau Partnership

By chapter 54, section 1, of the laws of 2015:
The sum of $5,000,000 is hereby appropriated for services and expenses of the Clarkson-Trudeau partnership to grow the biotech industry in the north country, including the payment of liabilities incurred prior to April 1, 2015. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91081509) ... 5,000,000 ...... (re. $1,000,000)

By chapter 54, section 1, of the laws of 2014:
The sum of $10,000,000 is hereby appropriated for services and expenses of the Clarkson-Trudeau partnership to grow the biotech industry in the north country, including the payment of liabilities incurred prior to April 1, 2014. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91081409) ............... 10,000,000 .......................... (re. $419,000)

Cornell University College of Veterinary Medicine

By chapter 54, section 1, of the laws of 2015:
The sum of $19,000,000 is hereby appropriated for services and expenses of the Cornell university college of veterinary medicine, including the payment of liabilities incurred prior to April 1, 2015. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91051509) ... 19,000,000 ............... (re. $17,685,000)
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1  By chapter 54, section 1, of the laws of 2014:
2    The sum of $5,000,000 is hereby appropriated for services and expenses
3    of the cornell university college of veterinary medicine, including
4    the payment of liabilities incurred prior to April 1, 2014. All or a
5    portion of the funds appropriated hereby may be suballocated or
6    transferred to any department, agency, or public authority (91051409) ... 5,000,000 .................. (re. $1,072,000)

7  Downstate Regional Projects

8  By chapter 55, section 1, of the laws of 2008, as added by chapter 53, section 5, of the laws of 2008:
9    The sum of $35,000,000 is hereby appropriated for downstate regional
10    projects including but not limited to those listed in the schedule
11    below, subject to a plan submitted by the chairman of the New York
12    state urban development corporation and approved by the director of
13    the budget. All or a portion of the funds appropriated hereby may be
14    suballocated or transferred to any department, agency, or public
15    authority (91090809) ... 35,000,000 ................ (re. $5,106,000)

16  Project Schedule

17  PROJECT AMOUNT
18  ----------------------------
19  SUNY Stony Brook Energy
20    Research Center ............... 10,000,000
21  Lower Hudson Valley Infrastructure and Waterfront
22    Development .................. 10,000,000
23  Cold Spring Harbor Laboratory .... 5,000,000
24  Hudson Valley Solar Energy
25    Consortium ..................... 5,000,000
26  Hudson Valley Semiconductor
27    Manufacturing .................. 5,000,000
28    ------------------------
29  Total ........................... 35,000,000
30  ===========

31  Downstate Revitalization Fund

32  By chapter 55, section 1, of the laws of 2008, as added by chapter 53, section 5, of the laws of 2008:
33    The sum of $35,000,000 is hereby appropriated for the downstate revitalization fund, as authorized pursuant to a chapter of the laws of
34    2008, and subject to a plan submitted by the chairman of the New York
35    state urban development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby
36    may be suballocated or transferred to any department, agency, or public authority (91010809) ... 35,000,000 ....... (re. $11,730,000)

37  Economic and Community Development Projects

38  By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
39    The sum of $32,148,000 is hereby appropriated for the New York state
40    economic and community development program, as authorized pursuant
41    to a chapter of the laws of 2008, subject to a plan approved by the
director of the budget. All or a portion of the funds appropriated
42    hereby may be suballocated or transferred to any department, agency,
or public authority (91070809) ... 32,148,000 ..... (re. $5,599,000)
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 Economic Development Fund

2 By chapter 54, section 1, of the laws of 2012, as transferred by chapter 54, section 1, of the laws of 2014:

3 For services and expenses of the economic development fund (91021209) ... 20,000,000 ................. (re. $17,368,000)

4 Economic Transformation Program

5 By chapter 54, section 1, of the laws of 2014:

6 The sum of $32,000,000 is hereby appropriated for the economic transformation program. Funds appropriated herein shall be available for services and expenses, loans, and grants. Funding will be used to support initiatives, services and expenses of communities impacted by the closure of New York state correctional and juvenile justice facilities. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91041409) ... 32,000,000 .............. (re. $32,000,000)

7 Empire State Economic Development Fund

8 By chapter 54, section 1, of the laws of 2013:

9 The sum of $12,000,000 is hereby appropriated for services and expenses of the empire state economic development fund, including the payment of liabilities incurred prior to April 1, 2013. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91171309) ... 12,000,000 .................. (re. $12,000,000)

10 NY 2020 Challenge Grant Program

11 The appropriation made by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

12 The sum of $55,000,000 is hereby appropriated for the NY SUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 350 of the education law. NY SUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY SUNY 2020 plan or plans by the governor and the chancellor of the state university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportunities through the [START-UP NY] Excelsior Business program; and (3) provide experiential learning opportunities that connect students to the workforce. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91111509) ... 55,000,000 .............. (re. $55,000,000)

13 The sum of $55,000,000 is hereby appropriated for the NY CUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 6202 of the education law. NY CUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY CUNY 2020 plan or plans by the governor and the chancellor of the city university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportu-
ny through the [START-UP NY] Excelsior Business program; and (3) provide experiential learning opportunities that connect students to the workforce. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91121509) ... 55,000,000 ............ (re. $55,000,000)

The appropriation made by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

The sum of $55,000,000 is hereby appropriated for the NY SUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 350 of the Education Law. NY SUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY SUNY 2020 plan or plans by the governor and the chancellor of the state university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportunities through the [START-UP NY] Excelsior Business program; and (3) provide experiential learning opportunities that connect students to the workforce. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91111409) ... 55,000,000 ............ (re. $54,632,000)

The sum of $55,000,000 is hereby appropriated for the NY SUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 350 of the Education Law. NY SUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY SUNY 2020 plan or plans by the governor and the chancellor of the state university of New York. The determination of grant awards shall take into consideration the extent to which plans: (1) use technology, including but not limited to the expansion of on-line learning, to improve academic success and job opportunities for students; (2) leverage economic and academic opportunities through the [START-UP NY] Excelsior Business program; and (3) provide experiential learning opportunities that connect students to the workforce. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91121409) ... 55,000,000 ............ (re. $55,000,000)

NY-SUNY 2020 Challenge Grant Program

By chapter 54, section 1, of the laws of 2013:

The sum of $55,000,000 is hereby appropriated for the NY SUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and community colleges as defined by section 350 of the Education Law, except that no funds shall be made available from this appropriation for university centers as defined by subdivision 7 of section 350 of the Education Law. NY SUNY 2020 plans shall be developed in consultation with the regional economic development councils and funding will be subject to the approval of a NY SUNY 2020 plan or plans by the governor and the chancellor of the state university of New York. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91121309) ... 55,000,000 .................... (re. $50,234,000)

The sum of $55,000,000 is hereby appropriated for the NY CUNY 2020 challenge grant program, notwithstanding any inconsistent provision of law, shall be available to all colleges, universities and commu-
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

Community colleges as defined by section 6202 of the Education Law. NY
CUNY 2020 plans shall be developed in consultation with the regional
economic development councils and funding will be subject to the
approval of a NY CUNY 2020 plan or plans by the governor and the
chancellor of the city university of New York. All or a portion of
the funds appropriated hereby may be suballocated or transferred to
any department, agency, or public authority (91131309) .............
55,000,000 ........................................ (re. $44,780,000)

By chapter 54, section 1, of the laws of 2012:
The sum of $80,000,000 is hereby appropriated for the NY-SUNY 2020
challenge grant program, as authorized pursuant to chapter 260 of
the laws of 2011. Funding will be subject to the approval of a
NY-SUNY 2020 plan or plans by the governor and the chancellor of the
state university of New York. All or a portion of the funds appro-
priated hereby may be suballocated or transferred to any department,
agency, or public authority (91121209) .........................
80,000,000 ....................................... (re. $51,004,000)

Nano Utica Project

By chapter 54, section 1, of the laws of 2014:
The sum of $180,000,000 is hereby appropriated for services and
expenses related to a nano Utica project, including the payment of
liabilities incurred prior to April 1, 2014. All or a portion of the
funds appropriated hereby may be suballocated or transferred to any
department, agency, or public authority (91071409) .................
180,000,000 ..................................... (re. $140,000,000)

New York Genome Center

By chapter 54, section 1, of the laws of 2014:
The sum of $55,750,000 is hereby appropriated for services and
expenses of the New York genome center, including the payment of
liabilities incurred prior to April 1, 2014, provided however, that
of such amount, no more than $27,875,000 shall be disbursed prior to
certification by the chief executive officer of the New York state
urban development corporation that the New York genome center has
met a non-state funded match requirement of $27,875,000 and provided
further that only non-state funds secured by the New York genome
center on or after January 8, 2014 shall be eligible for such match
requirement. Any disbursements in excess of $27,875,000 shall be
made within 30 days of certification by the chief executive officer
of the New York state urban development corporation that the New
York genome center has non-state matching funds equal to the amount
to be disbursed from this appropriation, provided however, that such
disbursements shall be made available in amounts of $5,000,000 each
and a final disbursement of $2,875,000. All or a portion of the
funds appropriated hereby may be suballocated or transferred to any
department, agency, or public authority (91091409) .................
55,750,000 ........................................ (re. $2,875,000)

Onondaga County Revitalization Projects

By chapter 54, section 1, of the laws of 2014:
The sum of $30,000,000 is hereby appropriated for services and
expenses related to economic development and infrastructure improve-
ments that encourage the revitalization of Onondaga lake and its
surrounding communities, including the payment of liabilities
incurred prior to April 1, 2014. All or a portion of the funds
The appropriation made by chapter 54, section 1, of the laws of 2015, as amended by chapter 55, section 1, of the laws of 2016, is hereby amended and reappropriated to read:

The sum of $400,000,000 is hereby appropriated for the payment, over a multi-year period, of capital costs of regionally significant economic development initiatives that create or retain private sector jobs, including but not limited to those listed in the schedule below. Funds shall not be available from this appropriation for projects within regions that are eligible to receive funding from the Upstate Revitalization Initiative or the Buffalo Regional Innovation Cluster Program. Funds appropriated herein shall be available for project costs, services, expenses, loans and grants that catalyze private investment, grow commercial and residential tax bases and enhance the environment and quality of life for New York State residents. Investment purposes may include, but shall not be limited to, support of manufacturing, agriculture, business parks, community anchor facilities, county and local fairgrounds, advanced technology, biotechnology and biomedical facilities, and main street revitalization. The portion of any such project funded by this appropriation shall be no less than $5,000,000. The items shown in the schedule below shall be for projects with a common purpose and may be interchanged without limitation subject to the approval of the director of the budget. All or a portion of the funds may be suballocated or transferred to any department, agency, or public authority (91161509) ... $400,000,000 ................. (re. $400,000,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
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<tbody>
<tr>
<td>NSLIJ, Feinstein Institute of Medical Research: Center for Bioelectronic Medicine (CBEM) - Nassau Hub</td>
<td>50,000,000</td>
</tr>
<tr>
<td>Hofstra University: School of Engineering and Applied Sciences (SEAS)</td>
<td>25,000,000</td>
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<tr>
<td>Cold Spring Harbor Lab: Center for Therapeutics Research (CTR)</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Commercialization and research and development projects at Stony Brook University pursuant to a plan developed by Stony Brook University and submitted to the chief executive officer of the New York state urban development corporation for approval</td>
<td>75,000,000</td>
</tr>
<tr>
<td>Renovation and expansion of MacArthur airport</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Smithtown Business District Sewer Improvement Area</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Kings Park Waste Water Treatment Facility</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Renovations to LIRR stations at Great Neck, Valley</td>
<td></td>
</tr>
</tbody>
</table>
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

Stream, Merrick, Bellmore, Baldwin, Deer Park, Syosset, Northport, and Stony Brook  45,000,000
LIRR  Brookhaven  connection project  20,000,000
All other projects  100,000,000

Total  400,000,000

Upstate Agricultural Economic Development Fund

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
The sum of $25,000,000 is hereby appropriated for the upstate agricultural economic development fund, as authorized pursuant to a chapter of the laws of 2008, subject to a plan submitted by the chairman of the upstate empire state development corporation in consultation with the commissioner of the department of agriculture and markets and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91030809) ... 25,000,000 ....................................... (re. $10,291,000)

Upstate City-by-City Projects

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
The sum of $22,037,000 is hereby appropriated for upstate city-by-city projects subject to a plan submitted by the chairman of the upstate empire state development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91110809) ... 22,037,000 ................. (re. $264,000)

By chapter 55, section 1, of the laws of 2008, as added by chapter 53, section 5, of the laws of 2008:
The sum of $115,000,000 is hereby appropriated for upstate city-by-city projects including but not limited to those listed in the schedule below, subject to a plan submitted by the chairman of the upstate empire state development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91100809) ... 115,000,000 .... (re. $9,995,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Midtown Plaza/Paetec</td>
<td>55,000,000</td>
</tr>
<tr>
<td>University of Rochester -- Translational Research</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Syracuse Connective Corridor</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Fort Drum -- Infrastructure Improvements</td>
<td>10,000,000</td>
</tr>
<tr>
<td>City of Buffalo -- Revitalization Efforts</td>
<td>15,000,000</td>
</tr>
<tr>
<td></td>
<td>115,000,000</td>
</tr>
</tbody>
</table>

Upstate City-by-City Projects

By chapter 55, section 1, of the laws of 2008, as amended by chapter 54, section 1, of the laws of 2011:
The sum of $22,037,000 is hereby appropriated for upstate city-by-city projects subject to a plan submitted by the chairman of the upstate empire state development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91110809) ... 22,037,000 ................. (re. $264,000)

By chapter 55, section 1, of the laws of 2008, as added by chapter 53, section 5, of the laws of 2008:
The sum of $115,000,000 is hereby appropriated for upstate city-by-city projects including but not limited to those listed in the schedule below, subject to a plan submitted by the chairman of the upstate empire state development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91100809) ... 115,000,000 .... (re. $9,995,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Midtown Plaza/Paetec</td>
<td>55,000,000</td>
</tr>
<tr>
<td>University of Rochester -- Translational Research</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Syracuse Connective Corridor</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Fort Drum -- Infrastructure Improvements</td>
<td>10,000,000</td>
</tr>
<tr>
<td>City of Buffalo -- Revitalization Efforts</td>
<td>15,000,000</td>
</tr>
<tr>
<td></td>
<td>115,000,000</td>
</tr>
</tbody>
</table>
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

1
2 Upstate Regional Blueprint Fund
3
4 By chapter 55, section 1, of the laws of 2008, as amended by chapter 54,
5 section 1, of the laws of 2011:
6 The sum of $117,265,000 is hereby appropriated for the upstate
7 regional blueprint fund, as authorized pursuant to a chapter of the
8 laws of 2008, subject to a plan submitted by the chairman of the
9 upstate empire state development corporation and approved by the
10 director of the budget. All or a portion of the funds appropriated
11 hereby may be suballocated or transferred to any department, agency,
12 or public authority (91020809) ... 117,265,000 ... (re. $19,826,000)
13
14 Western New York Economic Development Projects
15
16 By chapter 54, section 1, of the laws of 2015:
17 The sum of $2,223,000 is hereby appropriated for services and expenses
18 related to the retention of professional football in Western New
19 York, including the payment of liabilities incurred prior to April
20 1, 2015. All or a portion of the funds appropriated hereby may be
21 suballocated or transferred to any department, agency, or public
22 authority (91031509) ... 2,223,000 ...................... (re. $95,000)
23
24 By chapter 54, section 1, of the laws of 2014:
25 The sum of $680,000,000 is hereby appropriated for the Buffalo
26 regional innovation cluster. Funds appropriated herein shall be for
27 services and expenses, loans, grants, workforce development, busi-
28 ness and tourism plan development, and the payment of personal
29 services, nonpersonal services and contract services provided by
30 private firms to support economic development projects within the
31 city of Buffalo or surrounding environs, including the payment of
32 liabilities incurred prior to April 1, 2014. Provided however, that
33 up to $33,000,000 is provided to Western NY STAMP. No monies for
34 Western NY STAMP shall be disbursed prior to approval by the chief
35 executive officer of the New York state urban development corpo-
36 ration of a business plan that identifies regionally significant
37 projects, as defined in economic development law, article 17,
38 section 352, subdivision 14, at Western NY STAMP. All or a portion
39 of the funds appropriated hereby may be suballocated or transferred
40 to any department, agency, or public authority (91131409) .......... 41
42
43 Capital Projects Funds - Other
44 Capital Projects Fund
45
46 Regional Development Purpose
47
48 By chapter 54, section 1, of the laws of 2011, as amended by chapter 54,
49 section 1, of the laws of 2013:
50 The sum of $130,550,000 is hereby appropriated for the regional
51 economic development council initiative. Funds appropriated herein
52 shall be available for services and expenses, loans, and grants.
53 Funding will be pursuant to a plan developed by the chair of the New
54 York state urban development corporation and based in part on a
55 competitive selection process among the regional economic develop-
56 ment councils and will support initiatives based on anticipated
57 economic development benefits. Such moneys will be awarded by the
58 New York state urban development corporation at its discretion. All
or a portion of the funds appropriated hereby may be suballocated or
transferred to any department, agency, or public authority
(910211A3) ... 130,550,000 .......................... (re. $72,647,000)

Economic Transformation Program

By chapter 54, section 1, of the laws of 2011, as amended by chapter 54, section 1, of the laws of 2013:

The sum of $50,000,000 is hereby appropriated for the economic trans-
sformation program. Funds appropriated herein shall be available for
services and expenses, loans, and grants. Funding will be used to
support initiatives, services and expenses of communities impacted
by the closure of New York state prison, correctional and juvenile
justice facilities, pursuant to a plan developed by the chair of the
New York state urban development corporation. The regional economic
development council representing the impacted community shall make
non-binding recommendations to the chair consistent with the execu-
tive order establishing such council. All or a portion of the funds
appropriated hereby may be suballocated or transferred to any
department, agency, or public authority (910311A3) .................
50,000,000 ....................................... (re. $23,391,000)

NEW YORK STATE CAPITAL ASSISTANCE PROGRAM (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Economic Development Purpose

The appropriation made by chapter 55, section 1, of the laws of 2008, as
added by chapter 53, section 5, of the laws of 2008, is hereby
amended and reappropriated to read:

The sum of $350,000,000 is hereby appropriated for the New York State
Capital Assistance Program, as authorized pursuant to a chapter of
the laws of 2008.

Provided however that notwithstanding anything to the contrary found
within any provision of law, any resolution of the assembly, or any
memorandum of understanding or other agreement: (A) no contract or
grant agreement requested by, or funding for a contract or agreement
necessitated by a request for funding by, a member of the assembly
(which for purposes of this reappropriation shall mean a member of
the assembly that submits, either verbally or in writing, a request
for a contract, grant agreement, or funding for a contract or
agreement, to either (i) the speaker of the assembly, (ii) the chair
of the assembly ways and means committee, (iii) any state agency,
and/or (iv) any other government official, and who shall be
hereinafter referred to as a "legislative sponsor") shall be
executed by any state agency on or after April 1, 2017 through March
31, 2018 that is funded by this appropriation unless all of the
following conditions are satisfied: (1) each legislative sponsor of
such contract, grant agreement, or funding request necessitating a
contract or grant agreement submits a written declaration to the
director of the division of the budget that (a) the requested
contract, grant agreement, or funding request is for a lawful
purpose and that all funds expended pursuant to the terms of the
contract or grant agreement are intended to be used and will be used
solely and directly for the lawful purpose or purposes specified in
the contract, grant agreement, or funding request and (b) the
legislative sponsor has (i) no financial interest, direct or
indirect, in connection with the requested contract or grant
agreement, or funding request, (ii) not received and will not
receive any financial benefit, either directly or indirectly from
the contractor or grantee that is a party to the requested contract

...
or grant agreement or contract or grant agreement necessitated by
the legislative sponsor's funding request, and (iii) no known
conflict of interest as set forth in section 74 of the public
officers' law in connection with the requested contract or grant
agreement, or funding request, and (2) the assembly has, for each
requested contract or grant agreement, or funding request
necessitating a contract or grant agreement, posted on its public
facing website for a period of at least 30 days commencing from the
date of such request: (a) the legal name of the proposed contract or
grant recipient, including the assembly district in which such
recipient resides and a description of the project(s) such contract
or grant will be used for; (b) the names of all legislative
sponsors, including each sponsor's district; (c) the amount of
funding requested; and (d) the proposed administering state agency;
and (B) expenditures shall only be made from this reappropriation to
pay for obligations incurred under an executed contract or grant
agreement meeting the requirements set forth in clause (A) above if
the assembly has, for such executed contract or grant agreement,
continuously posted on its public facing website the information
required in item (2) of clause (A) of this section from the date of
the request for such contract or grant agreement through the date of
expenditure.
All or a portion of the funds may be suballocated or transferred to
any department, agency or public authority (91150809) ..............
350,000,000 ..................................... (re. $176,770,000)

Capital Projects Funds - Other
Capital Projects Fund
Regional Development Purpose

By chapter 55, section 1, of the laws of 2000, as amended by chapter
684, section 2, of the laws of 2003:
For economic development projects which will facilitate the creation
and retention of jobs or increase business activity within downtown
Buffalo, the Buffalo inner harbor area, or surrounding environs.
Notwithstanding any other provision of law to the contrary, such
projects shall be determined pursuant to a memorandum of understand-
ing to be executed by the governor, the temporary president of the
senate and the speaker of the assembly. The funds appropriated here-
by may be suballocated to any department, agency or public authori-
ty. Eligible project(s) shall include, but not be limited to
Hauptman-Woodward Medical Research Institute; Buffalo Medical
Campus; University of Buffalo - Center of Excellence in Bioinform-
atics; Roswell Park Cancer Institute Corporation; and other projects
relating to historic preservation, cultural facilities and transpor-
tation projects (91AD00A3) ... 50,000,000 ............ (re. $50,000)

NEW YORK STATE ECONOMIC DEVELOPMENT ASSISTANCE PROGRAM (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Economic Development Purpose

The appropriation made by chapter 55, section 1, of the laws of 2008, as
added by chapter 53, section 5, of the laws of 2008, is hereby
amended and reappropriated to read:
The sum of $350,000,000 is hereby appropriated for the New York State
Economic Development Assistance Program, as authorized pursuant to a
Provided however that notwithstanding anything to the contrary found
within any provision of law, any resolution of the senate, or any
memorandum of understanding or other agreement: (A) no contract or
grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the senate (which for purposes of this reappropriation shall mean a member of the senate that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the temporary president and majority leader of the senate, (ii) the chair of the senate finance committee, (iii) any state agency, and/or (iv) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this appropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the senate has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the senate district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the senate has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure.

All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (91140809) ... 350,000,000 ....................... (re. $92,325,000)
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

and expenses, loans, and grants, to support economic development projects within the city of Buffalo or surrounding environs. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority.

New York Works Economic Development Fund

By chapter 54, section 1, of the laws of 2015:
The sum of $45,000,000 is hereby appropriated for the New York Works Economic Development Fund. Funds appropriated herein shall be for services and expenses, loans, and grants, related to the New York Works Economic Development Fund, including the payment of liabilities incurred prior to April 1, 2015. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority.

45,000,000 (re. $20,000,000)

By chapter 54, section 1, of the laws of 2012:
The sum of $75,000,000 is hereby appropriated for the New York Works Economic Development Fund. Funds appropriated herein shall be for services and expenses, loans, and grants, related to the New York Works Economic Development Fund. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority.

75,000,000 (re. $45,113,000)

Capital Projects Funds - Other
Capital Projects Fund
Regional Development Purpose

By chapter 54, section 1, of the laws of 2015:
The sum of $150,000,000 is hereby appropriated for the regional economic development council initiative. Funds appropriated herein shall be available during the 2015-16 and 2016-17 state fiscal years for services and expenses, loans, and grants. Funding will be pursuant to a plan developed by the chief executive officer of the New York state urban development corporation and based in part on a competitive selection process among the regional economic development councils and will support initiatives based on anticipated economic development benefits. Such moneys will be awarded by the New York state urban development corporation at its discretion. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority. Notwithstanding section 40 of the state finance law or any provision of the law to the contrary, this appropriation shall lapse on September 15, 2017.

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

By chapter 54, section 1, of the laws of 2014, as amended by chapter 55, section 1, of the laws of 2016:
The sum of $150,000,000 is hereby appropriated for the regional economic development council initiative. Funds appropriated herein shall be available during the 2014-15 and 2015-16 state fiscal years for services and expenses, loans, and grants. Funding will be pursuant to a plan developed by the chief executive officer of the New York state urban development corporation and based in part on a competitive selection process among the regional economic development councils and will support initiatives based on anticipated economic development benefits. Such moneys will be awarded by the New York state urban development corporation at its discretion. All
By chapter 54, section 1, of the laws of 2013, as amended by chapter 54, section 1, of the laws of 2015:
The sum of $150,000,000 is hereby appropriated for the regional economic development council initiative. Funds appropriated herein shall be available during the 2013-14 and 2014-15 state fiscal years for services and expenses, loans, and grants. Funding will be pursuant to a plan developed by the chief executive officer of the New York state urban development corporation and based in part on a competitive selection process among the regional economic development councils and will support initiatives based on anticipated economic development benefits. Such moneys will be awarded by the New York state urban development corporation at its discretion. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority. (911413A3) ..................................... (re. $123,230,000)

By chapter 54, section 1, of the laws of 2012, as amended by chapter 54, section 1, of the laws of 2013:
The sum of $150,000,000 is hereby appropriated for the regional economic development council initiative. Funds appropriated herein shall be for services and expenses, loans, and grants. Funding will be pursuant to a plan developed by the chief executive officer of the New York state urban development corporation and based in part on a competitive selection process among the regional economic development councils and will support initiatives based on anticipated economic development benefits. Such moneys will be awarded by the New York state urban development corporation at its discretion. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (911412A3) ... 150,000,000 ....................... (re. $83,392,000)

REGIONAL DEVELOPMENT (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Regional Development Purpose

Community Revitalization Projects

By chapter 55, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2011:
The sum of $292,385,000 is hereby appropriated for the Restore New York Communities Initiative, however, that of such amount, no more than $50,000,000 shall be disbursed prior to April 1, 2007 and no more than $150,000,000 shall be disbursed prior to April 1, 2008 (911106A3) ... 292,385,000 ....................... (re. $89,814,000)

Cultural Facilities Projects

By chapter 55, section 1, of the laws of 2006, as amended by chapter 108, section 5, of the laws of 2006:
The sum of $143,000,000 is hereby appropriated for projects that improve arts or cultural facilities including but not limited to those listed in the schedule below, subject to a plan submitted by the chairman of the New York state urban development corporation and approved by the director of the budget. All or a portion of the
funds appropriated hereby may be suballocated or transferred to any
department, agency, or public authority (910306A3) ...................
143,000,000 .................................................. (re. $1,382,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Museum of Natural History</td>
<td>18,000,000</td>
</tr>
<tr>
<td>World Trade Center Visitor Orientation and Education Center</td>
<td>57,000,000</td>
</tr>
<tr>
<td>Adirondack Natural History Museum</td>
<td>6,500,000</td>
</tr>
<tr>
<td>New York City Public Library</td>
<td>12,000,000</td>
</tr>
<tr>
<td>New York Historical Society</td>
<td>5,500,000</td>
</tr>
<tr>
<td>Old Fort Niagara</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Lincoln Center</td>
<td>15,000,000</td>
</tr>
<tr>
<td>Stanley Theater</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Museum of Jewish Heritage</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Albany Institute of History and Art</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Thirteen/WNET New York</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Whitney Museum of America Art</td>
<td>15,000,000</td>
</tr>
<tr>
<td>Total</td>
<td>143,000,000</td>
</tr>
</tbody>
</table>

Economic Development/Other Projects

The sum of $269,500,000 is hereby appropriated for economic development projects including but not limited to those listed in the schedule below, subject to a plan submitted by the chairman of the New York state urban development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (910106A3) ... 269,500,000 ...... (re. $23,590,000)

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany Convention Center</td>
<td>75,000,000</td>
</tr>
<tr>
<td>Canal Corporation - new initiatives</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Hudson River Park</td>
<td>11,000,000</td>
</tr>
<tr>
<td>Rivers and Estuaries Center</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Historic Hudson Valley</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Plattsburgh International Airport</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Plattsburgh Aeronautical Institute</td>
<td>1,200,000</td>
</tr>
<tr>
<td>Governor's Island</td>
<td>22,500,000</td>
</tr>
<tr>
<td>Department of Environmental Conservation Fish Hatcheries</td>
<td>3,000,000</td>
</tr>
<tr>
<td>Roswell Park Cancer Institute</td>
<td>18,000,000</td>
</tr>
<tr>
<td>Lower Manhattan Energy Independence Initiative</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Atlantic Yards Railway Redevelopment</td>
<td>34,000,000</td>
</tr>
</tbody>
</table>
The appropriation made by chapter 55, section 1, of the laws of 2006, as amended by chapter 54, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

The sum of $603,050,000 is hereby appropriated for economic development projects, university development projects, homeland security projects, environmental projects, public recreation projects and arts and cultural facility improvement projects, including but not limited to those listed in the schedule below. All or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency or public authority (910606A3) ............... 603,050,000 ...................................... (re. $76,728,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Yonkers Saw Mill River Redevelopment</td>
<td>8,000,000</td>
</tr>
<tr>
<td>NYS Applied Science Center of Innovation and Excellence in Homeland Security</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Renaissance Square Project and/or other economic development projects</td>
<td>18,000,000</td>
</tr>
<tr>
<td>Renaissance Square Project which may include the rehabilitation of the Eastman Theatre and/or other performance venues</td>
<td>18,000,000</td>
</tr>
<tr>
<td>Schenectady Superconductivity Partnership</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Kingston Business Park</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Public Safety Training Center</td>
<td>2,500,000</td>
</tr>
<tr>
<td>Chemung County IDA/Academic and Career Advancement Center</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Comprehensive Emergency Sheltering Program on Long Island</td>
<td>2,500,000</td>
</tr>
<tr>
<td>Clarkson University - Walker Center</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Atlantic Yards Railway Redevelopment</td>
<td>33,000,000</td>
</tr>
<tr>
<td>Atlantic Yards Railway - Nets Project</td>
<td>33,000,000</td>
</tr>
<tr>
<td>Buffalo Building Demolition</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Buffalo Lakeside Commerce Park</td>
<td>5,000,000</td>
</tr>
<tr>
<td>East River Bioscience Park</td>
<td>12,000,000</td>
</tr>
<tr>
<td>Albany College of Pharmacy/Pharmaceutical Center</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Science and Technology Center at Utica College</td>
<td>675,000</td>
</tr>
<tr>
<td>City of Utica/East Government Parking District</td>
<td>1,500,000</td>
</tr>
<tr>
<td>Upper Mohawk Valley Memorial Auditorium Authority</td>
<td>2,000,000</td>
</tr>
</tbody>
</table>
1 State University of New York
2 at Stony Brook Brookhaven
3 National Laboratory Supercomputer .......................... 26,000,000
4 Brooklyn Museum - Third Floor
5 Beaux Arts Court .......................... 7,500,000
6 Foothills Performing Arts Center ............................. 4,000,000
7 Syracuse University Restore Center for Environmental Biotechnology .................. 5,000,000
8 Fredonia Agricultural Experimental Station - Cornell University ........................... 3,359,000
9 Rochester Rhinos Soccer Stadium ............................. 5,000,000
10 Canisius College - Interdisciplinary Science Center ........ 5,000,000
11 Buffalo Niagara Medical Campus ...................... 5,200,000
12 Lower Manhattan 21st Century Communications .......................... 13,600,000
13 Lincoln Center ............................. 7,500,000
14 Buffalo State College - New Technology Building .............. 40,330,000
15 Rochester and Buffalo Educational Opportunity Center Facilities .......................... 28,000,000
16 Advanced Energy Research and Technology Center on Long Island .................. 35,000,000
17 Of the amounts appropriated herein $14,000,000 shall be made available to the Luther Forest Technology Campus and $10,000,000 shall be made available to Uptown and Downtown Campuses, University at Albany .......................... 24,000,000
18 SUNY Fredonia - Science Center .......................... 10,000,000
19 The Putnam Community Foundation .................. 2,000,000
20 Hudson Valley Domestic Preparedness, Response and Recovery Initiative .................. 4,000,000
21 Center for Lithography Development .......................... 12,000,000
22 State University of New York at Fredonia-Science Center .... 12,000,000
23 Westchester Community College Master Plan Projects .................. 6,000,000
24 Bethel Woods Performing Arts Center .......................... 1,000,000
25 To Long Island Bus for the purchase of hybrid buses ....... 3,000,000
26 Suffolk Community College .......................... 3,000,000
27 Queensborough Public Library .......................... 6,000,000
28 State University of New York at New Paltz-Old Main Renovation ........................ 3,000,000
29 East River Bioscience Park .......................... 11,000,000
30 Art Park and Company .......................... 2,500,000
<table>
<thead>
<tr>
<th>Project Description</th>
<th>Appropriation</th>
<th>Reference</th>
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<tbody>
<tr>
<td>Landmark Theatre</td>
<td>8,500,000</td>
<td>1</td>
</tr>
<tr>
<td>Rochester Parking Garage</td>
<td>8,000,000</td>
<td>2</td>
</tr>
<tr>
<td>Hunts Point Cooperative Market</td>
<td>2,000,000</td>
<td>3</td>
</tr>
<tr>
<td>Office of Court Administration - Court Officers Academy</td>
<td>1,000,000</td>
<td>4</td>
</tr>
<tr>
<td>Buffalo Mainstreet</td>
<td>8,000,000</td>
<td>5</td>
</tr>
<tr>
<td>Hispanic Federation</td>
<td>2,000,000</td>
<td>6</td>
</tr>
<tr>
<td>Manhattan Youth Building</td>
<td>3,100,000</td>
<td>7</td>
</tr>
<tr>
<td>Brooklyn Museum</td>
<td>4,500,000</td>
<td>8</td>
</tr>
<tr>
<td>Office of Court Administration - Court Officers Academy</td>
<td>1,000,000</td>
<td>9</td>
</tr>
<tr>
<td>Buffalo Mainstreet</td>
<td>8,000,000</td>
<td>10</td>
</tr>
<tr>
<td>Hispanic Federation</td>
<td>2,000,000</td>
<td>11</td>
</tr>
<tr>
<td>Manhattan Youth Building</td>
<td>3,100,000</td>
<td>12</td>
</tr>
<tr>
<td>Brooklyn Museum</td>
<td>4,500,000</td>
<td>13</td>
</tr>
<tr>
<td>Educational Alliance</td>
<td>3,150,000</td>
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</tr>
<tr>
<td>Brooklyn Public Library</td>
<td>3,000,000</td>
<td>15</td>
</tr>
<tr>
<td>Osborne Association - Renovation of the former Fulton Correctional Facility</td>
<td>3,000,000</td>
<td>16</td>
</tr>
<tr>
<td>New York City Department of Parks and Recreation - Van Cortlandt Park pedestrian bridge</td>
<td>3,000,000</td>
<td>17</td>
</tr>
<tr>
<td>For services and expenses of Nassau County</td>
<td>2,000,000</td>
<td>18</td>
</tr>
</tbody>
</table>

Other projects to be determined pursuant to a plan to be developed by the director of the budget in consultation with the speaker of the assembly.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the assembly, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the assembly (which for purposes of this reappropriation shall mean a member of the assembly that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) any state agency, and/or (iv) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state
agency on or after April 1,
2017 through March 31, 2018

that is funded by this
appropriation unless all of
the following conditions are
satisfied: (1) each
legislative sponsor of such
contract, grant agreement,
or funding request
necessitating a contract or
grant agreement submits a
written declaration to the
director of the division of
the budget that (a) the
requested contract, grant
agreement, or funding
request is for a lawful
purpose and that all funds
expended pursuant to the
terms of the contract or
grant agreement are intended
to be used and will be used
solely and directly for the
lawful purpose or purposes
specified in the contract,
grant agreement, or funding
request and (b) the
legislative sponsor has (i)
no financial interest,
direct or indirect, in
connection with the
requested contract or grant
agreement, or funding
request, (ii) not received
and will not receive any
financial benefit, either
directly or indirectly from
the contractor or grantee
that is a party to the
requested contract or grant
agreement or contract or
grant agreement necessitated
by the legislative sponsor's
funding request, and (iii)
no known conflict of
interest as set forth in
section 74 of the public
officers' law in connection
with the requested contract
or grant agreement, or
funding request, and (2) the
assembly has, for each
requested contract or grant
agreement, or funding
request necessitating a
contract or grant agreement,
posted on its public facing
website for a period of at
least 30 days commencing
from the date of such
request: (a) the legal name
of the proposed contract or
grant recipient, including
the assembly district in
which such recipient resides
and a description of the
project(s) such contract or
grant will be used for; (b)
the names of all legislative
sponsors, including each
sponsor's district; (c) the
amount of funding requested;
and (d) the proposed
administering state agency;
and (B) expenditures shall
only be made from this
reappropriation to pay for
obligations incurred under
an executed contract or
grant agreement meeting the
requirements set forth in
clause (A) above if the
assembly has, for such
executed contract or grant
agreement, continuously
posted on its public facing
website the information
required in item (2) of
clause (A) of this section
from the date of the request
for such contract or grant
agreement through the date
of expenditure ............ 12,736,000

Other projects to be deter-
mined pursuant to a plan to
be developed by the director
of the budget in consulta-
tion with the temporary
president of the senate.

Provided however that
notwithstanding anything to
the contrary found within
any provision of law, any
resolution of the senate, or
any memorandum of
understanding or other
agreement: (A) no contract
of grant agreement requested
by, or funding for a
contract or agreement
necessitated by a request
for funding by, a member of
the senate (which for
purposes of this
reappropriation shall mean a
member of the senate that
submits, either verbally or
in writing, a request for a
contract, grant agreement,
or funding for a contract or
agreement, to either (i) the
temporary president and
majority leader of the
senate, (ii) the chair of
the senate, finance committee, (iii) any state agency, and/or (iv) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this appropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the senate has, for each requested contract or grant agreement, or funding
NEW YORK STATE URBAN DEVELOPMENT CORPORATION
CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the senate district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the senate has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure .......... 73,650,000

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Total ................. 603,050,000

Energy/Environmental Projects

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2007:
The sum of $15,000,000 is hereby appropriated for services and expenses of the New York investment in conservation and efficiency pilot program. Such funds appropriated shall be suballocated or transferred to New York energy research and development authority (911006A3) ... 15,000,000 ....................... (re. $15,000,000)
The sum of $30,000,000 is hereby appropriated for projects including, but not limited to, renewable fuels, flexible fuel vehicles, hybrid electric vehicles, plug-in hybrid electric vehicles, and other research and development regarding fuel diversification and energy efficiency in the transportation sector. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (910406A3) ............... 30,000,000 .................................................. (re. $9,353,000)
NEW YORK STATE URBAN DEVELOPMENT CORPORATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 55, section 1, of the laws of 2006, as added by chapter 53, section 3, of the laws of 2006:

The sum of $20,000,000 is hereby appropriated for a competitive solicitation for construction of a pilot cellulosic ethanol refinery. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (910506A3) ... 20,000,000 ......................... (re. $6,867,000)

University Development Projects

By chapter 55, section 1, of the laws of 2006, as amended by chapter 108, section 5, of the laws of 2006:

The sum of $201,500,000 is hereby appropriated for university development projects including but not limited to those listed in the schedule below, subject to a plan submitted by the chairman of the New York state urban development corporation and approved by the director of the budget. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (910206A3) ... 201,500,000 ....... (re. $3,273,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>University at Buffalo -- Krabbe Disease Research</td>
<td>6,000,000</td>
</tr>
<tr>
<td>Columbia University - Nano Facility</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Columbia University - Cancer Center</td>
<td>12,000,000</td>
</tr>
<tr>
<td>Fordham University</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Syracuse Center of Excellence</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Energy Recovery Linac Project at Cornell University</td>
<td>12,000,000</td>
</tr>
<tr>
<td>Clarkson University</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Paul Smith's College</td>
<td>1,500,000</td>
</tr>
<tr>
<td>University at Albany -- Institute for Nanoelectronics Discovery and Exploration (INDEX)</td>
<td>75,000,000</td>
</tr>
<tr>
<td>New York State Veterinary Diagnostic Laboratory</td>
<td>50,000,000</td>
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<tr>
<td>Brooklyn Army Terminal</td>
<td>6,000,000</td>
</tr>
<tr>
<td>East River Bioscience Park</td>
<td>4,000,000</td>
</tr>
<tr>
<td>Total</td>
<td>201,500,000</td>
</tr>
</tbody>
</table>

UPSTATE REVITALIZATION (CCP)

Capital Projects Funds - Other Dedicated Infrastructure Investment Fund Infrastructure Investment Account Upstate Revitalization Purpose

By chapter 54, section 1, of the laws of 2015:

The sum of $1,500,000,000 is hereby appropriated for the upstate revitalization initiative. Funds appropriated herein shall be for services and expenses, loans, grants, workforce development, business and tourism plan development, costs associated with program administration, and the payment of personal services, nonpersonal services and contract services provided by private firms to support economic development projects, including the payment of liabilities
incurred prior to April 1, 2015. Funding will be pursuant to a plan developed by the chief executive officer of the New York state urban development corporation and based on a competitive selection process among the regional economic development councils (R.E.D.C's) and will support initiatives based on anticipated job creation and economic development benefits. Such moneys will be awarded by the New York state urban development corporation at its discretion. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (910115UR) ... 1,500,000,000 .................. (re. $1,458,000,000)
By chapter 54, section 1, of the laws of 2015: For services and expenses related to the acquisition and development of technology, including but not limited to equipment, software and services (35011508) ... 60,000,000 ............... (re. $55,678,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

COMMUNITY ENHANCEMENT FACILITIES ASSISTANCE PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

COMMUNITY ENHANCEMENT FACILITIES ASSISTANCE (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Community Enhancement Purpose

The appropriation made by chapter 55, section 2, of the laws of 1997, as amended by chapter 54, section 1, of the laws of 2011, is hereby amended and reappropriated to read:

The sum of $423,500,000 is hereby appropriated, in accordance with chapter 432 of the laws of 1997 establishing the community enhancement facilities assistance program, for community enhancement facilities assistance projects. Eligible community enhancement facilities assistance project(s) shall include, but not be limited to economic development projects to be located within the county of Nassau ($15,000,000), provided that the allocation made available to the Governor, as authorized by paragraph one of the memorandum of understanding governing administration of the community enhancement facilities assistance program, shall be reduced by $1,500,000 to $140,166,666.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (ii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

COMMUNITY ENHANCEMENT FACILITIES ASSISTANCE PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor’s district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the respective house of the legislature has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure.

No moneys of the state in the state treasury or any of its funds shall be available for payments pursuant to this appropriation. Funding for community enhancement facilities assistance projects shall be provided from the proceeds of bonds or notes issued in accordance with chapter 432 of the laws of 1997 authorizing the issuance of bonds and notes for community enhancement facilities projects (91CF97A3) ... 423,500,000 ....................... (re. $44,823,000)
The appropriation made by chapter 55, section 1, of the laws of 2004, as transferred by chapter 54, section 1, of the laws of 2012, is hereby amended and reappropriated to read:

For services and expenses of the following purposes, pursuant to a memorandum of understanding to be executed by the governor, the temporary president of the senate and the speaker of the assembly: the Empire Opportunity Fund, as established pursuant to Part T of chapter 84 of the laws of 2002; Rebuilding the Empire State Through Opportunities in Regional Economies (RESTORE) New York, as established pursuant to Part T of chapter 84 of the laws of 2002; and the Community Capital Assistance Program, as established pursuant to Part T of chapter 84 of the laws of 2002, provided that the allocation made available to the governor, as authorized by paragraph one of the memorandum of understanding governing administration of the above named programs, shall be reduced by $6,675,000 to $118,325,000.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by
the legislative sponsor's funding request, and (iii) no known
conflict of interest as set forth in section 74 of the public
officers' law in connection with the requested contract or grant
agreement, or funding request, and (2) the respective house of the
legislature has, for each requested contract or grant agreement, or
funding request necessitating a contract or grant agreement, posted
on its public facing website for a period of at least 30 days
commencing from the date of such request: (a) the legal name of the
proposed contract or grant recipient, including the legislative
district in which such recipient resides and a description of the
project(s) such contract or grant will be used for; (b) the names of
all legislative sponsors, including each sponsor's district; (c) the
amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure.

Notwithstanding any other inconsistent provision of law, none of the
funds appropriated hereto, as delineated in the below project
schedule, may be interchanged among project purposes. All or a
portion of the funds appropriated hereby may be suballocated or
transferred to any department, agency, or public authority.
Notwithstanding any other inconsistent provision of law, this appro-
priation may not be disbursed prior to the enactment of an appropri-
ation for the expenditure from the community projects fund and the
execution of a memorandum of understanding for the allocation and
transfer of funds into various accounts pursuant to section 99-d of
the state finance law (71E404A3) ...................................
243,325,000 ...................................... (re. $72,059,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Empire Opportunity Fund ..................................................</td>
<td>118,325,000</td>
</tr>
<tr>
<td>Community Capital Assistance Program ..................................</td>
<td>62,500,000</td>
</tr>
<tr>
<td>Rebuilding the Empire State Through Opportunities in Regional Economies (RESTORE) New York, and the Community Capital Assistance Program ..................................</td>
<td>62,500,000</td>
</tr>
<tr>
<td></td>
<td>243,325,000</td>
</tr>
</tbody>
</table>

The appropriation made by chapter 55, section 2, of the laws of 2002, as amended by chapter 54, section 1, of the laws of 2014, is hereby amended and reappropriated to read:

For services and expenses of the following purposes, pursuant to a memorandum of understanding to be executed by the governor, the temporary president of the senate and the speaker of the assembly: Centers of Excellence, as established pursuant to chapter 84 of the laws of 2002; the Empire Opportunity Fund, as established pursuant to chapter 84 of the laws of 2002; Gen*NY*sis, as established pursuant to chapter 84 of the laws of 2002; Rebuilding the Empire State Through Opportunities in Regional Economies (RESTORE New York, as established pursuant to chapter 84 of the laws of 2002; for trans-
portation capital projects in accordance with the provisions of subdivisions 3 and 4 of section 14-k of the transportation law, and
sections 89-b and 89-c of the state finance law, and the Community Capital Assistance Program, as established pursuant to chapter 84 of the laws of 2002, provided that the allocation made available to the governor, as authorized by paragraph seven of the memorandum of understanding governing administration of the above named programs, shall be reduced by $10,300,000 to $289,700,000.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the respective house of the legislature has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure.

No moneys of the state in the state treasury or any of its funds shall be available for payments pursuant to this appropriation. Funding
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

ECONOMIC DEVELOPMENT - CAPITAL

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

for the purposes delineated in this appropriation shall be provided from the proceeds of bonds or notes issued pursuant to chapter 84 of the laws of 2002. Notwithstanding any other inconsistent provision of law, none of the funds appropriated hereto, as delineated in the below project schedule, may be inter changed among project purposes. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (71E102A3) ...

<table>
<thead>
<tr>
<th>Project Schedule</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Centers of Excellence, and Empire Opportunity Fund</td>
<td>$289,700,000</td>
</tr>
<tr>
<td>Gen<em>NY</em>sis, Transportation Capital Projects, and the Community Capital Assistance Program</td>
<td>$150,000,000</td>
</tr>
<tr>
<td>Rebuilding the Empire State Through Opportunities in Regional Economies (RESTORE) New York, Transportation Capital Projects, and the Community Capital Assistance Program</td>
<td>$150,000,000</td>
</tr>
<tr>
<td>Total</td>
<td>$589,700,000</td>
</tr>
</tbody>
</table>

(rem. $106,811,000)
The appropriation made by chapter 55, section 1, of the laws of 2005, as added by chapter 162, section 4, of the laws of 2005, is hereby amended and reappropriated to read:

The sum of $75,000,000 is hereby appropriated to the New York State economic development program (CCP) out of any moneys in the state treasury in the general fund to the credit of the capital projects fund, not otherwise appropriated, and made immediately available, for the purpose of economic development projects outside cities with a population of one million or more pursuant to a memorandum of understanding to be executed by the governor, the temporary president of the senate and the speaker of the assembly.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a “legislative sponsor”) shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor’s funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers’ law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

ECONOMIC DEVELOPMENT PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

funding request necessitating a contract or grant agreement, posted
on its public facing website for a period of at least 30 days
commencing from the date of such request: (a) the legal name of the
proposed contract or grant recipient, including the legislative
district in which such recipient resides and a description of the
project(s) such contract or grant will be used for; (b) the names of
all legislative sponsors, including each sponsor's district; (c) the
amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure.

All or portions of the funds appropriated hereby may be suballocated
or transferred to any department, agency, or public authority
(DP000509) ... 75,000,000 ........................ (re. $63,543,000)

The appropriation made by chapter 3, section 29, of the laws of 2004, as
amended by chapter 54, section 1, of the laws of 2011, is hereby
amended and reappropriated to read:
The sum of three hundred forty-five million seven hundred fifty thou-
sand dollars ($345,750,000), or so much thereof as may be necessary,
is hereby appropriated to the New York state economic development
program (CCP) out of any moneys in the state treasury in the general
fund to the credit of the capital projects fund, not otherwise
appropriated, and made immediately available, for the purpose of
economic development projects outside cities with a population of
one million or more pursuant to a memorandum of understanding to be
executed by the governor, the temporary president of the senate and
the speaker of the assembly, provided that the allocation made
available to the governor, as authorized by paragraph one of the
memorandum of understanding governing administration of the New York
state economic development program, shall be reduced by $4,250,000
to $162,416,000.

Provided however that notwithstanding anything to the contrary found
within any provision of law, any resolution of the legislature, or
any memorandum of understanding or other agreement: (A) no contract
or grant agreement requested by, or funding for a contract or
agreement necessitated by a request for funding by, a member of the
legislature (which for purposes of this reappropriation shall mean a
member of the legislature that submits, either verbally or in
writing, a request for a contract, grant agreement, or funding for a
contract or agreement, to either (i) the speaker of the assembly,
(ii) the chair of the assembly ways and means committee, (iii) the
temporary president and majority leader of the senate, (iv) the
chair of the senate finance committee, (v) any state agency, and/or
(vi) any other government official, and who shall be hereinafter
referred to as a "legislative sponsor") shall be executed by any
state agency on or after April 1, 2017 through March 31, 2018 that
is funded by this reappropriation unless all of the following
conditions are satisfied: (1) each legislative sponsor of such
contract, grant agreement, or funding request necessitating a
contract or grant agreement submits a written declaration to the
director of the division of the budget that (a) the requested
contract, grant agreement, or funding request is for a lawful
purpose and that all funds expended pursuant to the terms of the
contract or grant agreement are intended to be used and will be used
solely and directly for the lawful purpose or purposes specified in
the contract, grant agreement, or funding request and (b) the
legislative sponsor has (i) no financial interest, direct or
indirect, in connection with the requested contract or grant
agreement, or funding request, (ii) not received and will not
receive any financial benefit, either directly or indirectly from
the contractor or grantee that is a party to the requested contract
or grant agreement or contract or grant agreement necessitated by
the legislative sponsor's funding request, and (iii) no known
conflict of interest as set forth in section 74 of the public
officers' law in connection with the requested contract or grant
agreement, or funding request, and (2) the respective house of the
legislature has, for each requested contract or grant agreement, or
funding request necessitating a contract or grant agreement, posted
on its public facing website for a period of at least 30 days
commencing from the date of such request: (a) the legal name of the
proposed contract or grant recipient, including the legislative
district in which such recipient resides and a description of the
project(s) such contract or grant will be used for; (b) the names of
all legislative sponsors, including each sponsor's district; (c) the
amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure.

All or a portion of the funds appropriated hereby may be suballocated
or transferred to any department, agency, or public authority
(DP010409) ... 345,750,000 ....................... (re. $19,674,000)
The appropriation made by chapter 55, section 1, of the laws of 2005, as transferred by chapter 54, section 1, of the laws of 2012, is hereby amended and reappropriated to read:

For services and expenses of the New York state technology and 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, provided that the allocation made available to the governor, as authorized by paragraphs one and three of the memorandum of understanding governing administration of the New York state technology and development program, shall be reduced by $1,000,000 to $93,054,000.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor’s funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers’ law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the
amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure.

All or a portion of the funds appropriated hereby may be suballocated
to any department, agency, or public authority (TD0005RD) ............
249,000,000 ............................................... (re. $79,087,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

HIGHER EDUCATION FACILITIES CAPITAL MATCHING GRANTS PROGRAM

CAPITAL PROJECTS  2017-18

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></td>
</tr>
<tr>
<td>30,000,000</td>
<td></td>
</tr>
<tr>
<td>104,400,000</td>
<td></td>
</tr>
<tr>
<td>All Funds</td>
<td></td>
</tr>
<tr>
<td>30,000,000</td>
<td></td>
</tr>
<tr>
<td>104,400,000</td>
<td></td>
</tr>
</tbody>
</table>

HIGHER EDUCATION CAPITAL MATCHING GRANTS (CCP) ...........  30,000,000

The sum of $30,000,000 is hereby appropriated for the higher education facilities capital matching grants program. Awards and grants shall be administered by the New York state higher education capital matching grant board created pursuant to part U of chapter 63 of the laws of 2005 as amended (MG0817MG) ................. 30,000,000
HIGHER EDUCATION FACILITIES CAPITAL MATCHING GRANTS PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

HIGHER EDUCATION CAPITAL MATCHING GRANTS (CCP)

Capital Projects Funds - Other
Capital Projects Fund
Capital Matching Grants Purpose

By chapter 55, section 1, of the laws of 2016:
The sum of $30,000,000 is hereby appropriated for the higher education facilities capital matching grants program. Awards and grants shall be administered by the New York state higher education capital matching grant board created pursuant to part U of chapter 63 of the laws of 2005 as amended (MG0816MG) .................................................. 30,000,000 ....................................... (re. $30,000,000)

By chapter 54, section 1, of the laws of 2015:
The sum of $30,000,000 is hereby appropriated for the higher education facilities capital matching grants program. Awards and grants shall be administered by the New York state higher education capital matching grant board created pursuant to part U of chapter 63 of the laws of 2005 as amended (MG0815MG) .................................................. 30,000,000 ....................................... (re. $30,000,000)

By chapter 54, section 1, of the laws of 2014:
The sum of $30,000,000 is hereby appropriated for the higher education facilities capital matching grants program. Awards and grants shall be administered by the New York state higher education capital matching grant board created pursuant to part U of chapter 63 of the laws of 2005 as amended (MG0814MG) .................................................. 30,000,000 ....................................... (re. $30,000,000)

By chapter 53, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2013:
The sum of $150,000,000 is hereby appropriated for the higher education facilities capital matching grants program. Awards and grants shall be administered by the New York state higher education capital matching grant board created pursuant to part U of chapter 63 of the laws of 2005 as amended (MG0805MG) .................................................. 150,000,000 ....................................... (re. $14,400,000)
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>123,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>123,000,000</td>
</tr>
</tbody>
</table>

EMPIRE STATE TRAIL (CCP) ........................................ 123,000,000

For the costs and expenses, including personal services, nonpersonal services, fringe benefits and indirect costs of projects related to improvements, alterations, rehabilitation and completion of the Empire State Trail network in the hudson river valley, champlain valley and along the erie canal, including the payment of liabilities incurred prior to April 1, 2017. All or a portion of the funds appropriated herein may be suballocated or transferred to any department, agency or public authority, provided, however, that notwithstanding the provisions of article 5 of the general construction law or any other law or regulation to the contrary, for the purposes of this appropriation and to secure greater savings for the public and ensure quality workmanship on such projects as may be impacted, section 17 of part F of chapter 60 of the laws of 2015, constituting the infrastructure investment act ("Act"), is amended to remove the repealer contained therein to continue the Act in full force and effect through and until March 31, 2018, with the following amendments to sections two, three, four, and eight of the Act: authorized state entities may also use the alternative delivery method referred to as design-build contracts for capital projects related to buildings as well as to any projects undertaken by an authorized state entity in agreement with another party; "authorized state entity" shall include the hudson river valley greenway communities council, the department of transportation, and the office of parks, recreation and historic preservation; in addition to other laws notwithstanding, the Act also notwithstands the provisions of
sections 8 and 9 of the public buildings law; if the hudson river valley greenway communities council, the department of transportation, and the office of parks, recreation and historic preservation require a contractor to prepare separate specifications in accordance with section 135 of the state finance law, it shall be deemed to be in compliance with the provisions of such law (80ET17ER) ........ 123,000,000
By chapter 55, section 1, of the laws of 2005:
For services and expenses of the Jacob Javits Convention Center expansion project, as authorized pursuant to chapter 3 of the laws of 2004. Any disbursements made pursuant to this appropriation shall be reimbursed with the proceeds of bonds authorized pursuant to chapter 3 of the laws of 2004 to finance the Jacob Javits Convention Center expansion project. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (CC000509) ... 350,000,000 ..... (re. $350,000,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

NONPROFIT INFRASTRUCTURE CAPITAL INVESTMENT PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td>0</td>
</tr>
<tr>
<td>All Funds</td>
<td>0</td>
</tr>
</tbody>
</table>

NONPROFIT INFRASTRUCTURE CAPITAL INVESTMENT PROGRAM (CCP)

By chapter 55, section 1, of the laws of 2016:
The sum of $50,000,000 is hereby appropriated for payments and grants to eligible nonprofit human services organizations for the nonprofit infrastructure capital investment program. Such program shall provide for targeted investment for capital projects in such eligible nonprofit human services organizations to improve the quality, efficiency, and accessibility of nonprofit human services organizations that serve New Yorkers. Provided that such investments include, but are not limited to: technology upgrades related to improving electronic records, data analysis, or confidentiality; renovations or expansions of space used for direct program services; modifications to provide for sustainable, energy efficient spaces that would result in overall energy and cost savings; and accessibility renovations. Provided further that such eligible nonprofit human services organizations are those which provide direct services to New Yorkers through state contracts, state authorized payments, and/or state payment rates. Provided further that nothing herein shall preclude a nonprofit human services organization that is otherwise eligible and that is located in publicly owned property from receiving a grant as long as such purpose and project would be otherwise eligible and such grant is not used for building or property maintenance or improvements, structural maintenance or improvements, or building systems maintenance or improvements. Funding from this appropriation shall be made available through a competitive process that shall include representatives from multiple state agencies to be determined by the director of the budget and the guidelines for the program and competitive process and such process shall also ensure that such funding is made available for uses throughout the state, and shall be subject to the approval of the director of the budget. Provided further that such proposals submitted by eligible nonprofit human services organizations shall include, at a minimum, the following: the amount of funds requested in relation to the size and scope of the proposed project and the number of clients who will benefit; a detailed description of the project, including projected costs including the sources and uses of funds, project completion timeline, and funds necessary at each stage of project completion; the extent to which the proposed project reflects a necessary improvement or upgrade to continue to serve the nonprofit human services organization's target population, or a population they would be able to serve if such improvements or upgrades were made; a statement that as of the effective date of this chapter, construction had not begun and equipment had not been purchased for such project; and if applicable, a statement whether the project has received all necessary regulatory approvals or can demonstrate a reasonable expectation that such approvals will be secured. Such representatives from state agencies shall include, but not be
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

NONPROFIT INFRASTRUCTURE CAPITAL INVESTMENT PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

limited to, the Office of Children and Family Services, the Office
of Temporary and Disability Assistance, the Office for People with
Developmental Disabilities, the Office of Mental Health, and for
purposes of this appropriation, shall also include the Dormitory
Authority of the State of New York and, notwithstanding any
inconsistent provision of law, the Dormitory Authority shall be
authorized to administer this program. All or a portion of the funds
appropriated herein may be suballocated or transferred to any
department, agency, or public authority (92NP1503) ............... 50,000,000 ....................................................... (re. $50,000,000)

By chapter 54, section 1, of the laws of 2015:
The sum of $50,000,000 is hereby appropriated for payments and grants
to eligible nonprofit human services organizations for the nonprofit
infrastructure capital investment program. Such program shall
provide for targeted investment for capital projects in such eligi-
ble nonprofit human services organizations to improve the quality,
efficiency, and accessibility of nonprofit human services organiza-
tions that serve New Yorkers. Provided that such investments
include, but are not limited to: technology upgrades related to
improving electronic records, data analysis, or confidentiality;
renovations or expansions of space used for direct program services;
modifications to provide for sustainable, energy efficient spaces
that would result in overall energy and cost savings; and accessi-
bility renovations. Provided further that such eligible nonprofit
human services organizations are those which provide direct services
to New Yorkers through state contracts, state authorized payments,
and/or state payment rates. Funding from this appropriation shall be
made available through a competitive process that shall include
representatives from multiple state agencies to be determined by the
director of the budget and the guidelines for the program and
competitive process and such process shall also ensure that such
funding is made available for uses throughout the state, and shall
be subject to the approval of the director of the budget. Provided
further that such proposals submitted by eligible nonprofit human
services organizations shall include, at a minimum, the following:
the amount of funds requested in relation to the size and scope of
the proposed project and the number of clients who will benefit; a
detailed description of the project, including projected costs
including the sources and uses of funds, project completion time-
line, and funds necessary at each stage of project completion; the
extent to which the proposed project reflects a necessary improve-
ment or upgrade to continue to serve the nonprofit human services
organization’s target population, or a population they would be able
to serve if such improvements or upgrades were made; a statement
that as of the effective date of this chapter, construction had not
begun and equipment had not been purchased for such project; and if
applicable, a statement whether the project has received all neces-
sary regulatory approvals or can demonstrate a reasonable expecta-
tion that such approvals will be secured. Such representatives from
state agencies shall include, but not be limited to, the Office of
Children and Family Services, the Office of Temporary and Disability
Assistance, the Office for People with Developmental Disabilities,
the Office of Mental Health, and for purposes of this appropriation,
shall also include the Dormitory Authority of the State of New York
and, notwithstanding any inconsistent provision of law, the Dormito-
ry Authority shall be authorized to administer this program. All or
a portion of the funds appropriated herein may be suballocated or
transferred to any department, agency, or public authority
(92NP1503) ... 50,000,000 ......................... (re. $50,000,000)
The appropriation made by chapter 55, section 1, of the laws of 2005, as amended by chapter 54, section 1, of the laws of 2011, is hereby amended and reappropriated to read:

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, provided that the allocation made available to the governor, as authorized by paragraph one of the memorandum of understanding governing administration of the regional economic development program, shall be reduced by $250,000 to $42,610,000.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor’s funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers’ law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor’s district; (c) the amount of funding requested; and (d) the proposed administering
state agency; and (B) expenditures shall only be made from this
reappropriation to pay for obligations incurred under an executed
contract or grant agreement meeting the requirements set forth in
clause (A) above if the respective house of the legislature has, for
such executed contract or grant agreement, continuously posted on
its public facing website the information required in item (2) of
clause (A) of this section from the date of the request for such
contract or grant agreement through the date of expenditure.

All or a portion of the funds appropriated hereby may be suballocated
to any department, agency, or public authority (ED0005RE) ...........
89,750,000 ........................................ (re. $16,153,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

NEW YORK STATE SPECIAL INFRASTRUCTURE ACCOUNT

CAPITAL PROJECTS  2017-18

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>303,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>303,000,000</td>
</tr>
</tbody>
</table>

NEW YORK STATE SPECIAL INFRASTRUCTURE ACCOUNT (CCP) ...... 303,000,000

Capital Projects Funds - Other
Dedicated Infrastructure Investment Fund
Infrastructure Investment Account
Special Infrastructure Purpose

For services and expenses, loans, grants, and costs associated with program administration, of projects and purposes authorized by section 93-b of the state finance law to receive funding from the dedicated infrastructure investment fund - infrastructure investment account, including the payment of liabilities incurred prior to April 1, 2017; provided however, that loans or grants under this appropriation to a private corporation, association or enterprise shall only be made or given by a public corporation or authority. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority, according to the following:

For payments to local governments and other municipal entities for capital and other expenses related to a downtown revitalization program designed and executed by the department of state and the division of housing and community renewal for transformative housing, economic development, transportation, and community projects, including those designed to increase the property tax base (93SI17SP) ....................... 100,000,000

To prepare for, prevent, deter, or respond to acts of terrorism; natural or man-made disasters, including severe weather events; risks to public safety, health, and/or other emergencies (93SC17SP) ...... 203,000,000
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

NEW YORK STATE SPECIAL INFRASTRUCTURE ACCOUNT

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

1 NEW YORK STATE SPECIAL INFRASTRUCTURE ACCOUNT (CCP)

2 Capital Projects Funds - Other
3 Dedicated Infrastructure Investment Fund
4 Infrastructure Investment Account
5 Special Infrastructure Purpose

The appropriation made by chapter 55, section 1, of the laws of 2016 is hereby amended and reappropriated to read:

For services and expenses, loans, grants, and costs associated with program administration, of projects and purposes authorized by section 93-b of the state finance law to receive funding from the dedicated infrastructure investment fund - infrastructure investment account, including the payment of liabilities incurred prior to April 1, 2016; provided however, that loans or grants under this appropriation to a private corporation, association or enterprise shall only be made or given by a public corporation or authority. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority, according to the following:

Thruway stabilization program, for the payment of costs related to the New NY bridge and bridge-related transportation improvements, and for other costs of the thruway authority including, but not limited to, its core capital program, for the purposes of principal, interest, and related expenses, and/or for retiring or defeasing bonds previously issued by the New York State Thruway Authority, including any accrued interest or other expenses related thereto. Costs may include, but not be limited to, construction, reconstruction, reconditioning and preservation, including work appurtenant and ancillary thereto, may include the acquisition of property, and may include engineering services, including but not limited to the preparation of designs, plans, specifications and estimates; construction management and supervision; appraisals, surveys, testing and environmental impact statements; personal services, nonpersonal services, fringe and indirect costs and the services provided by private firms (930616SP) ...................... 700,000,000 ..................................... (re. $700,000,000)

Transportation infrastructure and facilities in the five-year department of transportation plan for 2015-16 through 2019-20, for the payment of costs, including the payment of liabilities incurred prior to April 1, 2016, of transportation infrastructure projects, including but not limited to, state and local roads and bridges; airport, freight and passenger rail, port and transit projects or multi-modal facilities, including work appurtenant and ancillary thereto. Project costs funded from this appropriation may include but shall not be limited to construction, reconstruction, reconditioning and preservation, the acquisition of property, and engineering services, including personal services, nonpersonal services, fringe benefits, the contract services provided by private firms, and reimbursements to the dedicated highway and bridge trust fund and capital projects funds, for activities including but not limited to, the preparation of designs, plans, specifications and estimates; construction management and supervision; and appraisals, surveys, testing and environmental impact statements for transportation infrastructure projects. Notwithstanding section 93 of the state finance law or any other law, rule or regulation to the contrary, all or a portion of the funds appropriated herein may be
(i) interchanged, (ii) suballocated to the Department of Transportation, or (iii) transferred from this appropriation to any
The sum of $170,000,000 is hereby appropriated for additional upstate revitalization initiative projects. Funds appropriated herein shall be for services and expenses, loans, grants, workforce development, business and tourism plan development, costs associated with program administration, and the payment of personal services, nonpersonal services and contract services provided by private firms to support economic development projects. Funding will be pursuant to a plan developed by the chief executive officer of the New York state urban development corporation and will support initiatives based on anticipated job creation and economic development benefits. Funds shall not be available from this appropriation for projects within regions that were Upstate Revitalization Initiative 2015 Best Plan Awardees or eligible to receive funding from the Buffalo Regional Innovation Cluster Program. Such moneys will be awarded by the New York state urban development corporation at its discretion.

The sum of $85,000,000 is hereby appropriated for services and expenses, loans, grants, and costs associated with economic development or infrastructure projects.

Notwithstanding any inconsistent provision of law, the sum of $1,000,000,000 is hereby appropriated for services and expenses, grants and loans associated with the Jacob Javits Convention Center expansion project.

For services and expenses related to the empire state poverty reduction initiative. Funds appropriated herein shall be made available for sixteen local anti-poverty task forces in municipalities, or a borough, with high rates of poverty as determined by the U.S. Census Bureau's 2010-14 American Community Survey Five-year Estimate: Albany, the Bronx, Binghamton, Buffalo, Elmira, Hempstead, Jamestown, Newburgh, Niagara Falls, Oneonta, Oswego, Rochester, Syracuse, Troy, Utica and Watertown. Provided that, except in municipalities where a state-funded anti-poverty task force or initiative already exists and is receiving or has received State funding for such purpose, the mayor of each municipality, or in the case of the Bronx, the borough president, will select a not-for-profit organization that provides services in the municipality, or in the case of the Bronx, the borough, to serve as the local coordinator of each such local task force. Provided further that, except in municipalities where a state-funded anti-poverty task force or initiative already exists and is receiving or has received funding, each such taskforce shall make efforts to be comprised of, but not limited to, the following members: representatives from municipal, county, and/or state government; individuals who have lived in or currently live in households in poverty; individuals and advocates representing local not-for-profit and community organizations; representatives from local school districts; and representatives from local social services districts. Of the funds appropriated herein, the amount available for each local anti-poverty task force shall be determined based on the number of people in each municipality, or a borough, who are living in poverty as determined by the U.S. Census Bureau's 2010-14 American Community Survey Five-year Estimate provided that each local anti-poverty task force shall be eligible to receive funding in the following amounts: municipalities with fewer than 5,000 individuals in poverty shall each be eligible to receive $500,000;
municipalities with between 5,000 and 10,000 individuals in poverty shall each be eligible to receive $1,000,000; municipalities with between 10,000 and 40,000 individuals in poverty shall each be eligible to receive $1,500,000; and municipalities, or a borough, with more than 40,000 individuals in poverty shall each be eligible to receive $2,750,000. Funds appropriated herein shall be available to support the work of each anti-poverty task force and such work shall be divided into two phases. During the first phase, the mayor of the municipality, or in the case of the Bronx, the borough president, will select a not-for-profit organization that has demonstrated successful performance working with community stakeholders and achieving objectives specified herein, to coordinate the local antipoverty task force. The not-for-profit organization serving as coordinator will assemble the antipoverty task force using the criteria outlined above. Provided further that, with guidance and oversight of the commissioner of the office of temporary and disability assistance, each local anti-poverty task force shall use data to identify high need issues and neighborhoods within the municipality, or in the case of the Bronx, the borough; identify problems that are common in neighborhoods throughout the municipality, or in the case of the Bronx, the borough; receive input from local residents; use data and resident input to select one or more focus areas related to either one or more issues or one or more neighborhoods; and develop a plan for how funding will be targeted toward the identified issues or neighborhoods. Such focus areas may include, but are not limited to childhood poverty and homelessness. Activities included in such plan may include, but are not limited to: providing public assistance recipients opportunities to participate in enhanced work activities that either provide recognized credentialing or enhanced career readiness or job training for better linkage to potential employment; assisting families in poverty through services provided to parents and children; and addressing chronic homelessness or housing insecurity. Such plan must include measurable objectives and a timeframe for completion and shall be submitted for approval to the commissioner of the office of temporary and disability assistance. Of the total amount made available to each anti-poverty task force, the lesser of $300,000 or 20 percent of the total award may be used to carry out planning and administration, provided however, that the amount used for planning and administration may exceed such limitation if such amount is approved by the commissioner of the office of temporary and disability assistance as part of the plan required herein. Upon receiving approval from the commissioner of the office of temporary and disability assistance, each such anti-poverty task force shall commence the second phase of its work, which will support the implementation of the plan developed during the first phase. Funding appropriated herein shall be made available to the not-for-profit organization serving as coordinator and its use shall be restricted to purposes or initiatives that do not necessitate ongoing state financial support. Such anti-poverty task forces shall be encouraged to secure match funding from private sector and foundation sources to supplement the funds appropriated herein and provided further that any funding provided from this appropriation shall not be used to supplant funding for programs already in existence. Such funds may be made available pursuant to a plan approved by the director of the budget (931A16SP) .. 25,000,000 .......... (re. $25,000,000)

Notwithstanding any inconsistent provision of law, in support of a comprehensive statewide multi-year housing program [in accordance with a plan approved in a memorandum of understanding executed by the director of the budget, the speaker of the assembly, and the
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

NEW YORK STATE SPECIAL INFRASTRUCTURE ACCOUNT

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2015, as amended by chapter 55, section 1, of the laws of 2016:

For services and expenses, loans, grants, and costs associated with program administration, of projects and purposes authorized by section 93-b of the state finance law to receive funding from the dedicated infrastructure investment fund - infrastructure investment account, including the payment of liabilities incurred prior to April 1, 2015; provided however, that loans or grants under this appropriation to a private corporation, association or enterprise shall only be made or given by a public corporation or authority; and provided further however, notwithstanding the foregoing, and notwithstanding section 163 of the state finance law or any other law to the contrary, grants may also be given under this appropriation by the department of agriculture and markets to farm owners and related industries, not for profit conservation organizations and local governments to protect, maintain, develop and grow farm, agricultural and related industries located in the southern tier and hudson valley, as defined by the commissioner of agriculture and markets. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority, according to the following:

New NY broadband initiative, to support the development of infrastructure to bring high-speed internet access to unserved and underserved regions throughout the state, and to support the development of other telecommunications infrastructure; provided however that priority shall be given to projects that bring high-speed internet access to unserved areas of the state, public libraries, and educational opportunity centers provided further that the New York state urban development corporation shall submit a report before June 30, 2016 to the director of the division of the budget, the temporary president of the senate, the speaker of the assembly, the minority leader of the senate and the minority leader of the assembly detailing: (a) the total amount of public funds committed by this program annually; (b) total amount of private funds committed annually and, if applicable, the amount of such funds that has been invested by such parties; (c) the location of each area receiving investments
under this program and the goals for each such area; (d) planned
future investments by both public and private parties; and (e) such
other information as the corporation deems necessary (930115SP) ....
500,000,000 .................................................... (re. $497,500,000)
Municipal restructuring, for payments to local governments, school
districts, and other municipal entities for capital and otherexpenses related to the implementation of local government and
school district shared services, cooperation agreements, mergers,
and other actions that reduce operational costs and related property
tax burdens on a permanent basis, as selected through an application
process developed by the secretary of state, provided, however, that
school districts' expenditures of the funds appropriated herein
shall not be eligible for aid under any provision of the education
law; for payments related to a downtown revitalization program
designed and executed by the department of state and the division of
housing and community renewal for transformative housing, economic
development, transportation and community projects including those
designed to increase the property tax base, of which up to $500,000
may be made available to fund projects consistent with the purposes
of the healthy food / healthy communities initiative pursuant to
section 16-s of the urban development corporation act, provided such
projects are included in a strategic plan submitted for funding
under the downtown revitalization program; and for payments of
grants, awards, and aid provided through the local government effi-
ciency grant program, the citizen empowerment tax credit, local
government citizens reorganization empowerment grant program, and
the local government performance and efficiency program, as author-
ized by section 54 of the state finance law (930215SP) ... 150,000,000 .................................................... (re. $145,213,000)
Grants to essential health care providers shall be available upon
determination of the commissioner of health without a competitive
bid or request for proposal process to support debt retirement and
capital projects or non-capital projects that facilitate health care
transformation, including mergers, consolidation, acquisition or
other significant corporate restructuring activities intended to
create a financially sustainable system of care that promotes a
patient-centered model of health care delivery. Grants shall not be
available to support general operating expenses. For purposes of
this appropriation, an essential health care provider is a hospital
or hospital system that, in the discretion of the commissioner of
health, offers health services within a defined and isolated
geographic region where such services would otherwise be unavailable
to the population of such region (930315SP) ........................ 355,000,000 ....................................... (re. $355,000,000)
The sum of $19,500,000 is hereby appropriated to support a community
health care revolving capital fund as authorized by section twenty
eight hundred fifteen-a of the public health law (93H215SP) .......
19,500,000 .................................................... (re. $19,500,000)
For the acquisition of information technology systems, electronic
health records, billing systems, or other hardware as well as any
other infrastructure costs associated with the inclusion of behav-
ioral health services in the medicaid managed care benefit package.
Such funds shall be available to not-for-profit agencies licensed,
certified or approved by the office of mental health, the office for
alcoholism and substance abuse services, or the office for people
with developmental disabilities. A portion of these funds may be
used to support training and technical assistance during the transi-
tion period (93H315SP) ... 10,000,000 .................... (re. $935,000)
To prepare for, prevent, deter, or respond to acts of terrorism;
natural or man-made disasters, including severe weather events;
risks to public safety, health, and/or other emergencies. Of the
amounts appropriated herein, $10,000,000 shall be available for
grants to local governments and local law enforcement agencies to
support the provision of safety and other related equipment. Such
funds shall be allocated pursuant to a plan prepared by the commis-
sioner of criminal justice services in consultation with the super-
tendent of state police and approved by the director of the budget
(930415SP) ... 150,000,000 ...................... (re. $36,465,000)
Penn station access, for the payment of costs of the metropolitan
transportation authority or metro-north commuter railroad company
for capital projects, to link the metro-north commuter railroad
directly to Penn Station and to improve transportation access along
its corridor, including construction of new stations in the Bronx,
including but not limited to planning and design, acquisition,
construction, reconstruction, replacement, improvement, recondition-
ing, rehabilitation and preservation, including the acquisition of
real property and interests therein required or expected to be
required in connection therewith, for commuter railroad facilities
and related equipment (930515SP) ..........................
250,000,000 ..................................... (re. $250,000,000)
Thruway stabilization program, for the payment of costs related to the
New NY bridge and bridge-related transportation improvements, and
for other costs of the thruway authority including, but not limited
to, its core capital program. Costs may include, but not be limited
to, construction, reconstruction, reconditioning and preservation,
including work appurtenant and ancillary thereto, may include the
acquisition of property, and may include engineering services,
including but not limited to the preparation of designs, plans,
specifications and estimates; construction management and super-
vision; appraisals, surveys, testing and environmental impact state-
ments; personal services, nonpersonal services, fringe and indirect
costs and the services provided by private firms. Provided, however
that funds shall not be made available from this appropriation
unless the New York state thruway authority has submitted a plan to
the Governor, the Speaker of the Assembly and the President Pro
Tempore of the Senate that describes the portions of funding appro-
priated herein that will be used for costs related to the New NY
Bridge, bridge-related transportation improvements and the Thruway
core capital program. In addition, the authority shall annually
provide, on or before July first of each year, a report detailing
the amount of funding from this appropriation used for each project
funded in the previous calendar year and the total amount of funding
from this appropriation spent on each project up to the end of the
previous calendar year (930615SP) .........................
1,285,000,000 ........................................ (re. $423,868,000)
For services and expenses, loans, grants, and costs associated with
transformative economic development projects. $150,000,000 is
authorized for such projects to be reviewed, evaluated and approved
by the New York state urban development corporation, including but
not limited to those listed in the schedule below. A proposed
project must demonstrate that the investment of public funds will
catalyze private investment resulting in significant economic devel-
opment reflected in the creation of temporary and permanent jobs,
the growth of the commercial and residential tax base or an enhance-
ment of the environment and quality of life for residents of Nassau
or Suffolk County. The items shown in the schedule below shall be
for projects with a common purpose and may be interchanged without
limitation subject to the approval of the director of the budget
(930715SP) ... 150,000,000 ...................... (re. $150,000,000)
## Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nassau Hub</td>
<td>85,000,000</td>
</tr>
<tr>
<td>Ronkonkoma Hub</td>
<td>50,000,000</td>
</tr>
<tr>
<td>Stony Brook/ Brookhaven Labs</td>
<td>15,000,000</td>
</tr>
</tbody>
</table>

Total .................................. 150,000,000

Infrastructure improvements, to support transportation, upstate transit, rail, airport, port and other infrastructure improvements or economic development projects (930815SP) ................................................................. 115,000,000 ...................................... (re. $87,881,000)

Notwithstanding section 163 of the state finance law or any law to the contrary, for services and expenses of the southern tier agricultural industry enhancement and hudson valley farmland protection programs, including but not limited to grants or payments to farm owners and related industries, not for profit conservation organizations and local governments, to protect, maintain, develop and grow farm, agricultural and related industries located in the southern tier and hudson valley, as defined by the commissioner of agriculture and markets (930915SP) ... 50,000,000 ....... (re. $43,457,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

STATE AND MUNICIPAL FACILITIES PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
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<tbody>
<tr>
<td>Capital Projects Funds - Other</td>
<td>0</td>
</tr>
<tr>
<td>All Funds</td>
<td>0</td>
</tr>
</tbody>
</table>

STATE AND MUNICIPAL FACILITIES PROGRAM (CCP)

Capital Projects Funds - Other
Capital Projects Fund
State and Municipal Facilities Purpose

By chapter 55, section 1, of the laws of 2016:
For payment of the capital costs of construction, improvement, rehabilitation or reconstruction of facilities owned by eligible entities; the acquisition of capital facilities and assets by eligible entities, including fixed capital assets; the acquisition by an eligible entity of capital assets with a useful life of not less than ten years purchased for the sole purpose of preserving and protecting infrastructure that is owned, controlled or appurtenant to an eligible entity, including but not limited to heavy duty road maintenance and construction vehicles, pavers, snow plows, street sweepers and heavy duty fire, emergency response and law enforcement vehicles; economic development projects sponsored by the state or municipal corporations, as defined in section 2 of the general municipal law, that will create or retain jobs in New York state as certified by the commissioner of the department of economic development; or environmental projects sponsored by the state or municipal corporations as defined in section 2 of the general municipal law. Eligible entities shall consist of the state; municipal corporations as defined in section 2 of the general municipal law; water and sewer districts; the Metropolitan Transportation Authority; a college or university established pursuant to section 352 of the education law, section 6203 of the education law or section 6302 of the education law; an independent not-for-profit institution of higher education as defined in subdivision 2 of section 6401 of the education law; public school districts; public housing authorities; public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature; public park conservancies or not for profit corporations organized for the purpose of investing in parks owned by the state or municipal corporations, as defined in section 2 of the general municipal law; and not for profit fire districts, fire commissions, fire companies, fire departments, volunteer rescue and ambulance squads. Costs may include, but shall not be limited to engineering services, construction, project management, right-of-way acquisition, and work appurtenant and ancillary thereto. No funds from this appropriation may be used as a required match or be considered a local share to other state programs or to leverage state aid or grants including but not limited to the apportionment of aid under the education law. Notwithstanding any provision of law to the contrary, funds appropriated herein may, subject to the approval of the director of the budget, be (i) interchanged, (ii) transferred from this appropriation to any other appropriation of any state department, agency or public benefit corporation, or (iii) suballocated to any other state department, agency or public benefit corporation, to achieve this purpose (SM0116SM) .................................... 385,000,000 ..................................... (re. $341,427,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

STATE AND MUNICIPAL FACILITIES PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

By chapter 54, section 1, of the laws of 2015:
For payment of the capital costs of construction, improvement, rehabilitation or reconstruction of facilities owned by eligible entities; the acquisition of capital facilities and assets by eligible entities, including fixed capital assets; the acquisition by an eligible entity of capital assets with a useful life of not less than ten years purchased for the sole purpose of preserving and protecting infrastructure that is owned, controlled or appurtenant to an eligible entity, including but not limited to heavy duty road maintenance and construction vehicles, pavers, snowplows, street sweepers and heavy duty fire, emergency response and law enforcement vehicles; economic development projects sponsored by the state or municipal corporations, as defined in section 2 of the general municipal law, that will create or retain jobs in New York state as certified by the commissioner of the department of economic development; or environmental projects sponsored by the state or municipal corporations as defined in section 2 of the general municipal law. Eligible entities shall consist of the state; municipal corporations as defined in section 2 of the general municipal law; water and sewer districts; the Metropolitan Transportation Authority; a college or university established pursuant to section 352 of the education law, section 6203 of the education law or section 6302 of the education law; an independent not-for-profit institution of higher education as defined in subdivision 2 of section 6401 of the education law; public school districts; public housing authorities; public libraries and library systems chartered by the regents of the state of New York or established by an act of the legislature; public park conservancies or not for profit corporations organized for the purpose of investing in parks owned by the state or municipal corporations, as defined in section 2 of the general municipal law; and not for profit fire districts, fire commissions, fire companies, fire departments, volunteer rescue and ambulance squads. Costs may include, but shall not be limited to engineering services, construction, project management, right-of-way acquisition, and work appurtenant and ancillary thereto. No funds from this appropriation may be used as a required match or be considered a local share to other state programs or to leverage state aid or grants including but not limited to the apportionment of aid under the education law. Notwithstanding any provision of law to the contrary, funds appropriated herein may, subject to the approval of the director of the budget, be (i) interchanged, (ii) transferred from this appropriation to any other appropriation of any state department, agency or public benefit corporation, or (iii) suballocated to any other state department, agency or public benefit corporation, to achieve this purpose (SM0115SM) ... 385,000,000 .............. (re. $261,801,000)

By chapter 54, section 1, of the laws of 2014, as amended by chapter 54, section 1, of the laws of 2015:
For payment of the capital costs of construction, improvement, rehabilitation or reconstruction of facilities owned by eligible entities; the acquisition of capital facilities and assets by eligible entities, including fixed capital assets; the acquisition by an eligible entity of capital assets with a useful life of not less than ten years purchased for the sole purpose of preserving and protecting infrastructure that is owned, controlled or appurtenant to an eligible entity, including but not limited to heavy duty road maintenance and construction vehicles, pavers, snowplows, street sweepers and heavy duty fire, emergency response and law enforcement vehicles; economic development projects sponsored by the state or municipal corporations, as defined in section 2 of the general
municipal law, that will create or retain jobs in New York state as
certified by the commissioner of the department of economic develop-
ment; or environmental projects sponsored by the state or municipal
corporations as defined in section 2 of the general municipal law.
Eligible entities shall consist of the state; municipal corporations
as defined in section 2 of the general municipal law; water and
sewer districts; the Metropolitan Transportation Authority; a
college or university established pursuant to section 352 of the
education law, section 6203 of the education law or section 6302 of
the education law; an independent not-for-profit institution of
higher education as defined in subdivision 2 of section 6401 of the
education law; public school districts; public housing authorities;
public libraries and library systems chartered by the regents of the
state of New York or established by an act of the legislature;
public park conservancies or not for profit corporations organized
for the purpose of investing in parks owned by the state or munici-
pal corporations, as defined in section 2 of the general municipal
law; and not for profit fire districts, fire commissions, fire
companies, fire departments, volunteer rescue and ambulance squads.
Costs may include, but shall not be limited to engineering services,
construction, project management, right-of-way acquisition, and work
appurtenant and ancillary thereto. No funds from this appropriation
may be used as a required match or be considered a local share to
other state programs or to leverage state aid or grants including
but not limited to the apportionment of aid under the education law.
Notwithstanding any provision of law to the contrary, funds appro-
priated herein may, subject to the approval of the director of the
budget, be (i) interchanged, (ii) transferred from this appropri-
ation to any other appropriation of any state department, agency or
public benefit corporation, or (iii) suballocated to any other state
department, agency or public benefit corporation, to achieve this
purpose (SM0114SM) ... 385,000,000 .............. (re. $365,000,000)

By chapter 54, section 1, of the laws of 2013, as amended by chapter 54,
section 1, of the laws of 2015:
For payment of the capital costs of construction, improvement, reha-
bilitation or reconstruction of facilities owned by eligible enti-
ties; the acquisition of capital facilities and assets by eligible
entities, including fixed capital assets; the acquisition by an
eligible entity of capital assets with a useful life of not less
than ten years purchased for the sole purpose of preserving and
protecting infrastructure that is owned, controlled or appurtenant
to an eligible entity, including but not limited to heavy duty road
maintenance and construction vehicles, pavers, snow plows, street
sweepers and heavy duty fire, emergency response and law enforcement
vehicles; economic development projects sponsored by the state or
municipal corporations, as defined in section 2 of the general
municipal law, that will create or retain jobs in New York state as
certified by the commissioner of the department of economic develop-
ment; or environmental projects sponsored by the state or municipal
corporations as defined in section 2 of the general municipal law.
Eligible entities shall consist of the state; municipal corporations
as defined in section 2 of the general municipal law; water and
sewer districts; the Metropolitan Transportation Authority; a
college or university established pursuant to section 352 of the
education law, section 6203 of the education law or section 6302 of
the education law; an independent not-for-profit institution of
higher education as defined in subdivision 2 of section 6401 of the
education law; public school districts; public housing authorities;
public libraries and library systems chartered by the regents of the
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

STATE AND MUNICIPAL FACILITIES PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS  2017-18

state of New York or established by an act of the legislature;
public park conservancies or not for profit corporations organized
for the purpose of investing in parks owned by the state or munici-
pal corporations, as defined in section 2 of the general municipal
law; and not for profit fire districts, fire commissions, fire
companies, fire departments, volunteer rescue and ambulance squads.
Costs may include, but shall not be limited to engineering services,
construction, project management, right-of-way acquisition, and work
appurtenant and ancillary thereto. No funds from this appropriation
may be used as a required match or be considered a local share to
other state programs or to leverage state aid or grants including
but not limited to the apportionment of aid under the education law.
Notwithstanding any provision of law to the contrary, funds appro-
priated herein may, subject to the approval of the director of the
budget, be (i) interchanged, (ii) transferred from this appropri-
ation to any other appropriation of any state department, agency or
public benefit corporation, or (iii) suballocated to any other state
department, agency or public benefit corporation, to achieve this
purpose (SM1013SM) ... 385,000,000 ................ (re. $285,022,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

STATE EQUIPMENT FINANCE PROGRAM

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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</tr>
<tr>
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PROGRAM CHANGES AND EXPANSION (CCP)

By chapter 54, section 1, of the laws of 2011:
For the costs of the purchase of equipment or the creation or improvement of information technology systems and related research and development to be financed as authorized pursuant to article 5-A of the state finance law. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (2P111108) ... 92,751,000 .... (re. $17,980,000)

By chapter 50, section 1, of the laws of 2010:
For the costs of the purchase of equipment or the creation or improvement of information technology systems and related research and development to be financed as authorized pursuant to article 5-A of the state finance law. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (2P101008) .. 187,285,000 .... (re. $34,099,000)

By chapter 50, section 1, of the laws of 2009:
For the costs of the purchase of equipment or the creation or improvement of information technology systems and related research and development to be financed as authorized pursuant to article 5-A of the state finance law. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (2P090908) .. 129,800,000 .... (re. $44,144,000)

By chapter 50, section 1, of the laws of 2008:
For the costs of the purchase of equipment or the creation or improvement of information technology systems and related research and development to be financed as authorized pursuant to article 5-A of the state finance law. All or a portion of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (2P080808) .. 141,000,000 .... (re. $12,730,000)
The appropriation made by chapter 55, section 1, of the laws of 2000, as amended by chapter 54, section 1, of the laws of 2011, is hereby amended and reappropriated to read:

The sum of $215,650,000 is hereby appropriated for environmental projects, including the preservation of historically significant places in New York state, and projects to conserve, acquire, develop or improve parklands, parks or public recreation areas; economic development projects which will facilitate the creation or retention of jobs or increase business activity within a municipality or region of the state; higher education projects; projects to establish new or rehabilitate existing business incubator facilities to accommodate emerging or small high technology companies; arts or cultural projects, provided that the allocation made available to the Governor as authorized by paragraph one of the memorandum of understanding governing administration of the strategic investment program, shall be reduced by $9,350,000 to $65,650,000.

Provided however that notwithstanding anything to the contrary found within any provision of law, any resolution of the legislature, or any memorandum of understanding or other agreement: (A) no contract or grant agreement requested by, or funding for a contract or agreement necessitated by a request for funding by, a member of the legislature (which for purposes of this reappropriation shall mean a member of the legislature that submits, either verbally or in writing, a request for a contract, grant agreement, or funding for a contract or agreement, to either (i) the speaker of the assembly, (ii) the chair of the assembly ways and means committee, (iii) the temporary president and majority leader of the senate, (iv) the chair of the senate finance committee, (v) any state agency, and/or (vi) any other government official, and who shall be hereinafter referred to as a "legislative sponsor") shall be executed by any state agency on or after April 1, 2017 through March 31, 2018 that is funded by this reappropriation unless all of the following conditions are satisfied: (1) each legislative sponsor of such contract, grant agreement, or funding request necessitating a contract or grant agreement submits a written declaration to the director of the division of the budget that (a) the requested contract, grant agreement, or funding request is for a lawful purpose and that all funds expended pursuant to the terms of the contract or grant agreement are intended to be used and will be used solely and directly for the lawful purpose or purposes specified in the contract, grant agreement, or funding request and (b) the legislative sponsor has (i) no financial interest, direct or indirect, in connection with the requested contract or grant agreement, or funding request, (ii) not received and will not receive any financial benefit, either directly or indirectly from the contractor or grantee that is a party to the requested contract or grant agreement or contract or grant agreement necessitated by the legislative sponsor's funding request, and (iii) no known conflict of interest as set forth in section 74 of the public officers' law in connection with the requested contract or grant agreement, or funding request, and (2) the respective house of the legislature has, for each requested contract or grant agreement, or funding request necessitating a contract or grant agreement, posted on its public facing website for a period of at least 30 days.
commencing from the date of such request: (a) the legal name of the proposed contract or grant recipient, including the legislative district in which such recipient resides and a description of the project(s) such contract or grant will be used for; (b) the names of all legislative sponsors, including each sponsor's district; (c) the amount of funding requested; and (d) the proposed administering state agency; and (B) expenditures shall only be made from this reappropriation to pay for obligations incurred under an executed contract or grant agreement meeting the requirements set forth in clause (A) above if the respective house of the legislature has, for such executed contract or grant agreement, continuously posted on its public facing website the information required in item (2) of clause (A) of this section from the date of the request for such contract or grant agreement through the date of expenditure.

Individual projects funded from this appropriation shall be for $250,000 or more and funds appropriated hereby may be suballocated to any department, agency, or public authority (71SI00SI) .................. 215,650,000 ...................................... (re. $79,855,000)

Project Schedule

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<th>PROJECT</th>
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<td>Economic Development ...............</td>
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MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

WORLD TRADE CENTER -- DEPARTMENT OF TRANSPORTATION

CAPITAL PROJECTS - REAPPROPRIATIONS 2017-18

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<thead>
<tr>
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WORLD TRADE CENTER PROGRAM (CCP)

By chapter 50, section 1, of the laws of 2006:
To the department of transportation for the federal share of transportation projects related to service in Lower Manhattan related to the September 11, 2001 attack on the New York City World Trade Center, including but not limited to construction, reconstruction, reconstruction and preservation of highways, bridges, ferry and other transportation facilities; the acquisition of property; payment for engineering services including, but not limited to costs of personal services, non-personal services and fringe benefits of the department of transportation, contract services provided by private firms; appraisals, surveys, testing, and environmental impact statements for transportation projects; the payment of liabilities incurred prior to April 1, 2006 and any other transportation costs incurred as part of the recovery from the attack on the World Trade Center. The funds appropriated hereby shall be used in accordance with applicable federal transportation statutes and regulations and may be suballocated for transportation purposes (2CWT0620) ........................................ 265,000,000 .............................. (re. $40,101,000)

By chapter 50, section 1, of the laws of 2002:
To the department of transportation for the federal share of transportation projects related to service in Lower Manhattan related to the September 11, 2001 attack on the New York City World Trade Center, including but not limited to construction, reconstruction, reconstruction and preservation of highways, bridges, ferry and other transportation facilities; the acquisition of property; payment for engineering services including, but not limited to costs of personal services, non-personal services and fringe benefits of the department of transportation, and contract services provided by private firms; appraisals, surveys, testing, and environmental impact statements for transportation projects; the payment of liabilities incurred prior to April 1, 2002 and any other transportation costs incurred as part of the recovery from the attack on the World Trade Center. The funds appropriated hereby shall be used in accordance with applicable federal transportation statutes and regulations and may be suballocated for transportation purposes to the Metropolitan Transportation Authority. (17WT0220) ............................... 342,000,000 ............................... (re. $119,429,000)
<table>
<thead>
<tr>
<th>Section</th>
<th>Agency Name</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>State Agencies</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Adirondack Park Agency</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Agriculture and Markets, Department of</td>
<td>4</td>
</tr>
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<td></td>
<td>Audit and Control, Department of</td>
<td>8</td>
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<tr>
<td></td>
<td>City University of New York</td>
<td>9</td>
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<tr>
<td></td>
<td>Corrections and Community Supervision, Department of</td>
<td>60</td>
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<tr>
<td></td>
<td>Education Department</td>
<td>86</td>
</tr>
<tr>
<td></td>
<td>Energy Research and Development Authority</td>
<td>95</td>
</tr>
<tr>
<td></td>
<td>Environmental Conservation, Department of</td>
<td>97</td>
</tr>
<tr>
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<td>Family Assistance, Department of</td>
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<tr>
<td></td>
<td>Children and Family Services, Office of</td>
<td>254</td>
</tr>
<tr>
<td></td>
<td>Temporary and Disabilities Assistance, Office of</td>
<td>287</td>
</tr>
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<td></td>
<td>General Services, Office of</td>
<td>291</td>
</tr>
<tr>
<td></td>
<td>Health, Department of</td>
<td>311</td>
</tr>
<tr>
<td></td>
<td>Homeland Security and Emergency Services, Division of</td>
<td>324</td>
</tr>
<tr>
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<td>Housing and Community Renewal, Division of</td>
<td>327</td>
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<tr>
<td></td>
<td>Hudson River Park Trust</td>
<td>344</td>
</tr>
<tr>
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<td>Information Technology Services, Office of</td>
<td>346</td>
</tr>
<tr>
<td></td>
<td>Law, Department of</td>
<td>348</td>
</tr>
<tr>
<td></td>
<td>Mental Hygiene, Department of</td>
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<td>Alcoholism and Substance Abuse Services, Office of</td>
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<td>Mental Health, Office of</td>
<td>365</td>
</tr>
<tr>
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<td>People with Developmental Disabilities, Office for</td>
<td>397</td>
</tr>
<tr>
<td></td>
<td>Metropolitan Transportation Authority</td>
<td>416</td>
</tr>
<tr>
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<td>Military and Naval Affairs, Division of</td>
<td>420</td>
</tr>
<tr>
<td></td>
<td>Motor Vehicles, Department of</td>
<td>432</td>
</tr>
<tr>
<td></td>
<td>Olympic Regional Development Authority</td>
<td>435</td>
</tr>
<tr>
<td></td>
<td>Parks, Recreation and Historic Preservation, Office of</td>
<td>437</td>
</tr>
<tr>
<td></td>
<td>Power Authority, New York</td>
<td>456</td>
</tr>
<tr>
<td></td>
<td>State, Department of</td>
<td>459</td>
</tr>
<tr>
<td></td>
<td>State Police, Division of</td>
<td>460</td>
</tr>
<tr>
<td>State Agency</td>
<td>Page</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>------</td>
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</tr>
<tr>
<td>STATE UNIVERSITY OF NEW YORK</td>
<td>466</td>
<td></td>
</tr>
<tr>
<td>TRANSPORTATION, DEPARTMENT OF</td>
<td>549</td>
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</tr>
<tr>
<td>URBAN DEVELOPMENT CORPORATION, NEW YORK STATE</td>
<td>742</td>
<td></td>
</tr>
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<td>WORKERS' COMPENSATION BOARD</td>
<td>772</td>
<td></td>
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<tr>
<td>MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>COMMUNITY ENHANCEMENT FACILITIES ASSISTANCE PROGRAM</td>
<td>773</td>
<td></td>
</tr>
<tr>
<td>ECONOMIC DEVELOPMENT - CAPITAL</td>
<td>775</td>
<td></td>
</tr>
<tr>
<td>ECONOMIC DEVELOPMENT PROGRAM</td>
<td>779</td>
<td></td>
</tr>
<tr>
<td>HIGH TECHNOLOGY AND DEVELOPMENT PROGRAM</td>
<td>782</td>
<td></td>
</tr>
<tr>
<td>HIGHER EDUCATION FACILITIES CAPITAL MATCHING GRANTS PROGRAM</td>
<td>784</td>
<td></td>
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<td>HUDSON RIVER VALLEY GREENWAY COMMUNITIES COUNCIL</td>
<td>786</td>
<td></td>
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<td>788</td>
<td></td>
</tr>
<tr>
<td>NONPROFIT INFRASTRUCTURE CAPITAL INVESTMENT PROGRAM</td>
<td>789</td>
<td></td>
</tr>
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<td>REGIONAL ECONOMIC DEVELOPMENT PROGRAM</td>
<td>791</td>
<td></td>
</tr>
<tr>
<td>SPECIAL INFRASTRUCTURE ACCOUNT, NEW YORK STATE</td>
<td>793</td>
<td></td>
</tr>
<tr>
<td>STATE AND MUNICIPAL FACILITIES PROGRAM</td>
<td>801</td>
<td></td>
</tr>
<tr>
<td>STATE EQUIPMENT FINANCE PROGRAM</td>
<td>805</td>
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</tr>
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<td>806</td>
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<tr>
<td>WORLD TRADE CENTER -- DEPARTMENT OF TRANSPORTATION</td>
<td>808</td>
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