

# STATE OF NEW YORK

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10005--B

## IN ASSEMBLY

January 21, 2026

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A BUDGET BILL, submitted by the Governor pursuant to article seven of the Constitution -- read once and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee

AN ACT to amend chapter 268 of the laws of 1996 amending the education law and the state finance law relating to providing a recruitment incentive and retention program for certain active members of the New York army national guard, New York air national guard, and New York naval militia, in relation to extending such provisions (Part A); to amend the tax law, in relation to extending the suspension of the subsidy to state emergency services revolving loan fund from the public safety communications surcharge (Part B); Intentionally omitted (Subpart A); and to amend the executive law, in relation to firearm prevention technology requirements for three-dimensional printers and a three-dimensional printed firearm library (Subpart B)(Part C); intentionally omitted (Part D); intentionally omitted (Part E); intentionally omitted (Part F); intentionally omitted (Part G); intentionally omitted (Part H); intentionally omitted (Part I); intentionally omitted (Part J); intentionally omitted (Part K); intentionally omitted (Part L); intentionally omitted (Part M); to amend chapter 396 of the laws of 2010 amending the alcoholic beverage control law relating to liquidator's permits and temporary retail permits, in relation to the effectiveness thereof (Part N); intentionally omitted (Part O); intentionally omitted (Part P); intentionally omitted (Part Q); intentionally omitted (Part R); intentionally omitted (Part S); intentionally omitted (Part T); to amend the executive law and the legislative law, in relation to education and training in ethics and lobbying (Part U); intentionally omitted (Part V); intentionally omitted (Part W); intentionally omitted (Part X); intentionally omitted (Part Y); to amend the legislative law, in relation to lobbyist and client registration fees (Part Z); to amend the executive law, in relation to requiring the superintendent of state police to develop, maintain, and disseminate to all members of the division of state police a critical incident paid leave policy (Part AA); to amend chapter 1 of the laws of 2005 amending the state

EXPLANATION--Matter in *italics* (underscored) is new; matter in brackets [ ] is old law to be omitted.

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finance law relating to restricting contacts in the procurement process and the recording of contacts relating thereto, in relation to extending the effectiveness thereof (Part BB); to amend chapter 83 of the laws of 1995 amending the state finance law and other laws relating to bonds, notes and revenues, in relation to the effectiveness of certain provisions thereof (Part CC); intentionally omitted (Part DD); intentionally omitted (Part EE); in relation to providing for the administration of certain funds and accounts related to the 2026--2027 budget, authorizing certain payments and transfers; to amend the state finance law, in relation to the school tax relief fund; to amend the private housing finance law, in relation to housing program bonds and notes; to amend part D of chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth facility improvement fund, in relation to the issuance of bonds and notes for the youth facilities improvement fund; to amend the public authorities law, in relation to the issuance of bonds and notes for city university facilities; to amend the public authorities law, in relation to the issuance of bonds for library construction projects; to amend the public authorities law, in relation to the issuance of bonds for state university educational facilities; to amend the public authorities law, in relation to the issuance of bonds and notes for locally sponsored community colleges; to amend chapter 392 of the laws of 1973 constituting the New York state medical care facilities finance agency act, in relation to the issuance of mental health services facilities improvement bonds and notes; to amend part K of chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds and notes to finance capital costs related to homeland security; to amend chapter 174 of the laws of 1968 constituting the New York state urban development corporation act, in relation to financing project costs for the office of information technology services and department of law; to amend chapter 329 of the laws of 1991, amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the issuance of funds to the thruway authority; to amend chapter 174 of the laws of 1968 constituting the New York state urban development corporation act, in relation to the issuance of bonds and notes to fund costs for statewide equipment; to amend the public authorities law, in relation to the issuance of bonds for purposes of financing environmental infrastructure projects; to amend part D of chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth facility improvement fund, in relation to the issuance of bonds and notes for the youth facilities improvement fund; to amend the public authorities law, in relation to the issuance of bonds and notes for the purpose of financing peace bridge projects and capital costs of state and local highways; to amend chapter 174 of the laws of 1968 constituting the New York state urban development corporation act, in relation to the issuance of bonds for economic development initiatives; to amend part Y of chapter 61 of the laws of 2005, relating to providing for the administration of certain funds and accounts related to the 2005-2006 budget, in relation to the issuance of bonds and notes for the purpose of financing capital projects for the division of military and naval affairs; to amend chapter 174 of the laws of 1968 constituting the New York state urban development corporation act, in relation to issuance of bonds for project costs undertaken by



or on behalf of the state education department, special act school districts, state-supported schools for the blind and deaf, approved private special education schools, non-public schools, community centers, day care facilities, residential camps, day camps, Native American Indian Nation schools; to amend the public authorities law, in relation to the issuance of bonds and notes for the purpose of financing the construction of the New York state agriculture and markets food laboratory; to amend the public authorities law, in relation to authorization for the issuance of bonds for the capital restructuring financing program, the health care facility transformation programs, and the essential health care provider program; to amend part Y of chapter 61 of the laws of 2005, relating to providing for the administration of certain funds and accounts related to the 2005-2006 budget, in relation to the issuance of bonds and notes for the purpose of financing capital projects for initiatives of the state police; to amend part D of chapter 63 of the laws of 2005, relating to the composition and responsibilities of the New York state higher education capital matching grant board, in relation to higher education capital matching grants; to amend chapter 174 of the laws of 1968 constituting the New York state urban development corporation act, in relation to the issuance of certain bonds or notes; and to amend the public authorities law, in relation to bond limits (Part FF); to amend the public lands law, in relation to state aid on certain state leased or state owned land (Part GG); to amend chapter 141 of the laws of 1994, amending the legislative law and the state finance law relating to the operation and administration of the legislature, in relation to extending such provisions (Part HH); to amend the real property tax law, in relation to PILOT payments associated with certain state-owned lands in Ulster County (Part II); to amend the local finance law, in relation to capitalizing police emergency response vehicles (Part JJ); and to amend the correction law and the county law, in relation to establishing the office of chief medical examiner; and to repeal certain provisions of the county law relating thereto (Part KK)

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

1 Section 1. This act enacts into law major components of legislation  
2 necessary to implement the state public protection and general govern-  
3 ment budget for the 2026-2027 state fiscal year. Each component is whol-  
4 ly contained within a Part identified as Parts A through KK. The effec-  
5 tive date for each particular provision contained within such Part is  
6 set forth in the last section of such Part. Any provision in any section  
7 contained within a Part, including the effective date of the Part, which  
8 makes a reference to a section "of this act", when used in connection  
9 with that particular component, shall be deemed to mean and refer to the  
10 corresponding section of the Part in which it is found. Section three of  
11 this act sets forth the general effective date of this act.

12 PART A

13 Section 1. Section 5 of chapter 268 of the laws of 1996 amending the  
14 education law and the state finance law relating to providing a recruit-  
15 ment incentive and retention program for certain active members of the  
16 New York army national guard, New York air national guard, and New York

1 naval militia, as amended by section 1 of part P of chapter 55 of the  
2 laws of 2021, is amended to read as follows:

3 § 5. This act shall take effect January 1, 1997 and shall expire and  
4 be deemed repealed September 1, [2026] 2031; provided that any person  
5 who has begun to receive the benefits of this act prior to its expira-  
6 tion and repeal shall be entitled to continue to receive the benefits of  
7 this act after its expiration and repeal until completion of a baccalau-  
8 reate degree or cessation of status as an active member, whichever  
9 occurs first.  
10 § 2. This act shall take effect immediately.

11 PART B

12 Section 1. Paragraph (b) of subdivision 6 of section 186-f of the tax  
13 law, as amended by section 1 of part E of chapter 55 of the laws of  
14 2024, is amended to read as follows:

15 (b) The sum of one million five hundred thousand dollars must be  
16 deposited into the New York state emergency services revolving loan fund  
17 annually; provided, however, that such sums shall not be deposited for  
18 any state fiscal [years] year between two thousand eleven--two thousand  
19 twelve, [two thousand twelve--two thousand thirteen, two thousand four-  
20 teen--two thousand fifteen, two thousand fifteen--two thousand sixteen,  
21 two thousand sixteen--two thousand seventeen, two thousand seventeen--  
22 two thousand eighteen, two thousand eighteen--two thousand nineteen, two  
23 thousand nineteen--two thousand twenty, two thousand twenty--two thou-  
24 sand twenty-one, two thousand twenty-one--two thousand twenty-two, two  
25 thousand twenty-two--two thousand twenty-three, two thousand twenty-  
26 three--two thousand twenty-four, two thousand twenty-four--two thousand  
27 twenty-five,] and [two thousand twenty-five--two thousand twenty-six]  
28 two thousand twenty-seven--two thousand twenty-eight;

29 § 2. This act shall take effect April 1, 2026; provided, however, if  
30 this act shall become a law after such date it shall take effect imme-  
31 diately and shall be deemed to have been in full force and effect on and  
32 after April 1, 2026.

33 PART C

34 Section 1. This Part enacts into law components of legislation relat-  
35 ing to three-dimensional printed guns and pistol converters. Each compo-  
36 nent is wholly contained within a Subpart identified as Subparts A  
37 through B. The effective date for each particular provision contained  
38 within such Subpart is set forth in the last section of such Subpart.  
39 Any provision in any section contained within a Subpart, including the  
40 effective date of the Subpart, which makes reference to a section "of  
41 this act", when used in connection with that particular component, shall  
42 be deemed to mean and refer to the corresponding section of the Subpart  
43 in which it is found. Section three of this Part sets forth the general  
44 effective date of this Part.

45 SUBPART A

46 Intentionally Omitted

47 SUBPART B

1 Section 1. The executive law is amended by adding a new section 837-aa  
2 to read as follows:

3 § 837-aa. Firearm prevention technology requirements for three-dimen-  
4 sional printers. 1. As used in this section, the following terms shall  
5 have the following meanings:

6 (a) "Three-dimensional printer" means:

7 (i) any machine capable of rendering a three-dimensional object from a  
8 digital design file using additive manufacturing; or

9 (ii) any machine capable of making three-dimensional modifications to  
10 an object from a digital design file using subtractive manufacturing.

11 (b) "Blocking technology" means hardware, software, firmware, or other  
12 integrated technological measures capable of ensuring a three-dimension-  
13 al printer will not proceed to print any print job unless the underlying  
14 three-dimensional printing file has been evaluated by a firearms blue-  
15 print detection algorithm and determined not to be a printing file that  
16 would produce a firearm or illegal firearm parts.

17 (c) "Firearms blueprint detection algorithm" means a software service  
18 that evaluates three-dimensional printing files, whether in the form of  
19 stereolithography (STL) files or other computer aided design files or  
20 geometric code, to determine if they can be used to program a three-di-  
21 mensional printer to produce a firearm or illegal firearm parts, and  
22 flag any such files to prevent their use to manufacture said firearm or  
23 illegal firearm parts.

24 (d) "Illegal firearm parts" means an unfinished frame or receiver, a  
25 major component of a firearm, or any part designed and intended for use  
26 in converting a semi-automatic weapon into a machine gun, including, but  
27 not limited to, a pistol converter.

28 (e) All other terms shall have the same meaning given to such terms in  
29 section 265.00 of the penal law.

30 2. There is hereby created within the division, no later than ninety  
31 days of the effective date of this section, a "firearm prevention work-  
32 ing group". Such working group shall be comprised of experts in additive  
33 manufacturing technology, artificial intelligence and digital security,  
34 firearms regulation, public safety, consumer product safety, and any  
35 other relevant disciplines determined by the division to be necessary to  
36 perform the functions prescribed herein.

37 3. (a) The working group, in consultation with the division, the  
38 department of state, and the state university of New York shall submit a  
39 report to the governor, the temporary president of the senate, the  
40 minority leader of the senate, the speaker of the assembly, and the  
41 minority leader of the assembly no later than one year after it convenes  
42 outlining its findings on the technological feasibility of blocking  
43 technology in three-dimensional printers.

44 (b) In the report submitted under paragraph (a) of this subdivision,  
45 the working group shall identify available types of blocking technology,  
46 and include minimum performance standards that include, but are not  
47 limited to, implementation of blocking technology on three-dimensional  
48 printers, implementation of firearms blueprint detection algorithms,  
49 necessary safeguards to reduce the risk of circumvention of blocking  
50 technology, alignment with existing state and federal law, recommenda-  
51 tions to prevent infringement on trademark and intellectual property  
52 rights, and any other recommendations for regulations or guidelines.

53 § 2. The executive law is amended by adding a new section 837-bb to  
54 read as follows:

55 § 837-bb. Three-dimensional printed firearm library. 1. The division  
56 shall be authorized to create and maintain a library of firearms blue-

1 print files and illegal firearm parts blueprint files, and maintain and  
 2 update the library, including by adding new files that enable the three-  
 3 dimensional printing of firearms or illegal firearm parts. In further-  
 4 ance of this authorization, the division may designate another govern-  
 5 ment agency or an academic or research institution in this state to  
 6 assist with the creation and maintenance of the file library. The  
 7 library shall be made available to three-dimensional printer manufactur-  
 8 ers, vendors with demonstrated expertise in software development, or  
 9 experts in computational design or public safety, for the development or  
 10 improvement of blocking technology and firearm blueprint detection algo-  
 11 rithms. The division shall establish safeguards to prevent unauthorized  
 12 access to and misuse of the library and shall prohibit all persons who  
 13 are granted access to the library from misusing, selling, disseminating,  
 14 or otherwise publishing its contents.

15 § 3. This act shall take effect immediately.

16 § 2. Severability. If any clause, sentence, paragraph, section or  
 17 subpart of this act shall be adjudged by any court of competent juris-  
 18 diction to be invalid and after exhaustion of all further judicial  
 19 review, the judgment shall not affect, impair, or invalidate the remain-  
 20 der thereof, but shall be confined in its operation to the clause,  
 21 sentence, paragraph, section or subpart of this act directly involved in  
 22 the controversy in which the judgment shall have been rendered.

23 § 3. This act shall take effect immediately provided, however, that  
 24 the applicable effective date of Subparts A through B of this Part shall  
 25 be as specifically set forth in the last section of such Subparts.

26 PART D

27 Intentionally Omitted

28 PART E

29 Intentionally Omitted

30 PART F

31 Intentionally Omitted

32 PART G

33 Intentionally Omitted

34 PART H

35 Intentionally Omitted

36 PART I

37 Intentionally Omitted

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PART J

Intentionally Omitted

PART K

Intentionally Omitted

PART L

Intentionally Omitted

PART M

Intentionally Omitted

PART N

Section 1. Section 5 of chapter 396 of the laws of 2010 amending the alcoholic beverage control law relating to liquidator's permits and temporary retail permits, as amended by section 1 of part Q of chapter 55 of the laws of 2025, is amended to read as follows:

§ 5. This act shall take effect on the sixtieth day after it shall have become a law, provided that paragraph (b) of subdivision 1 of section 97-a of the alcoholic beverage control law as added by section two of this act shall expire and be deemed repealed October 12, [2026] 2027.

§ 2. This act shall take effect immediately.

PART O

Intentionally Omitted

PART P

Intentionally Omitted

PART Q

Intentionally Omitted

PART R

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PART S

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PART T

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PART U

4 Section 1. Paragraph (d) of subdivision 8 of section 94 of the execu-  
5 tive law, as added by section 2 of part QQ of chapter 56 of the laws of  
6 2022, is amended and a new paragraph (d-1) is added to read as follows:

7 (d) The commission shall develop and administer training courses for  
8 lobbyists and clients of lobbyists and adopt regulations and procedures  
9 related to such training courses including, but not limited to, estab-  
10 lishing deadlines for training course completion.

11 (d-1) The commission may impose a fee upon lobbyists and clients of  
12 lobbyists for late completion of the training course required by this  
13 subdivision, as set forth in section one-d of the legislative law.

14 § 2. Subdivision (h) of section 1-d of the legislative law, as added  
15 by section 7 of part A of chapter 399 of the laws of 2011, is amended  
16 and a new subdivision (i) is added to read as follows:

17 (h) provide an online ethics training course for [individuals regis-  
18 tered as] lobbyists and clients listed on a statement of registration  
19 submitted pursuant to section one-e of this article. The curriculum for  
20 the course shall include, but not be limited to, explanations and  
21 discussions of the statutes and regulations of New York concerning  
22 ethics in the public officers law, the election law, the legislative  
23 law, summaries of advisory opinions, underlying purposes and principles  
24 of the relevant laws, and examples of practical application of these  
25 laws and principles. The commission shall prepare those methods and  
26 materials necessary to implement the curriculum. [Each individual  
27 registered as a] Through calendar year two thousand twenty-six, each  
28 lobbyist [pursuant to section one-e of this article] and client shall  
29 complete such training course at least once in any three-year period  
30 during which [he or she is registered as a] the lobbyist or client is  
31 listed on a statement of registration submitted pursuant to section  
32 one-e of this article in accordance with procedures adopted by the  
33 commission. Commencing with the two thousand twenty-seven--two thousand  
34 twenty-eight biennial period and thereafter, each lobbyist and client  
35 shall complete such training course at least once in each biennial peri-  
36 od and at least once every two years during which the lobbyist or client  
37 is listed on a statement of registration submitted pursuant to section  
38 one-e of this article, in accordance with procedures adopted by the  
39 commission.

40 (i) impose a fee for failure to complete the online ethics training  
41 course in a timely manner as required by this section, not to exceed  
42 twenty-five dollars for each day that the lobbyist or client is late, in  
43 accordance with procedures adopted by the commission.

44 § 3. This act shall take effect immediately.

45

PART V

46

Intentionally Omitted

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PART W

1 Intentionally Omitted

2 PART X

3 Intentionally Omitted

4 PART Y

5 Intentionally Omitted

6 PART Z

7 Section 1. Subdivision (e) of section 1-e of the legislative law, as  
8 amended by section 1 of part S of chapter 62 of the laws of 2003, is  
9 amended to read as follows:

10 (e) (i) The first statement of registration filed annually by each  
11 lobbyist for calendar years through two thousand three shall be accompa-  
12 nied by a registration fee of fifty dollars except that no registration  
13 fee shall be required of a public corporation. A fee of fifty dollars  
14 shall be required for any subsequent statement of registration filed by  
15 a lobbyist during the same calendar year; (ii) The first statement of  
16 registration filed annually by each lobbyist for calendar year two thou-  
17 sand four shall be accompanied by a registration fee of one hundred  
18 dollars except that no registration fee shall be required from any  
19 lobbyist who in any year does not expend, incur or receive an amount in  
20 excess of five thousand dollars of reportable compensation and expenses,  
21 as provided in paragraph five of subdivision (b) of section one-h of  
22 this article, for the purposes of lobbying or of a public corporation. A  
23 fee of one hundred dollars shall be required for any subsequent state-  
24 ment of registration filed by a lobbyist during the same calendar year;  
25 (iii) The first statement of registration filed biennially by each  
26 lobbyist for the first biennial registration requirements for calendar  
27 years two thousand five and two thousand six [and thereafter,] through  
28 the thirty-first day of March two thousand twenty-six shall be accompa-  
29 nied by a registration fee of two hundred dollars except that no regis-  
30 tration fee shall be required from any lobbyist who in any year does not  
31 expend, incur or receive an amount in excess of five thousand dollars of  
32 reportable compensation and expenses, as provided in paragraph five of  
33 subdivision (b) of section one-h of this article, for the purposes of  
34 lobbying or of a public corporation. A fee of two hundred dollars shall  
35 be required for any subsequent statement of registration filed by a  
36 lobbyist during the same biennial period through the thirty-first day of  
37 March two thousand twenty-six; (iv) The statement of registration filed  
38 after the due date of a biennial registration for calendar years two  
39 thousand five and two thousand six through the thirty-first day of March  
40 two thousand twenty-six shall be accompanied by a registration fee that  
41 is prorated to one hundred dollars for any such registration filed after  
42 January first of the second calendar year covered by the biennial  
43 reporting requirement[.]; (v) Beginning with the first statement of  
44 registration filed by each lobbyist on or after the first day of April  
45 two thousand twenty-six and thereafter, there shall be an annual regis-  
46 tration fee of two hundred and fifty dollars for each calendar year in  
47 which such registration remains in effect, except that no registration



1 fee shall be required from any lobbyist who in any year does not expend,  
2 incur or receive an amount in excess of five thousand dollars of report-  
3 able compensation and expenses, as provided in paragraph five of subdi-  
4 vision (b) of section one-h of this article, for the purposes of lobby-  
5 ing or of a public corporation. An annual registration fee of two  
6 hundred fifty hundred dollars shall be required for any subsequent  
7 statement of registration filed by a lobbyist during the same biennial  
8 period and for each calendar year in which such registration remains in  
9 effect; (vi) In addition to the fees authorized by this section, the  
10 commission may impose a fee for late filing of a registration statement  
11 required by this section not to exceed twenty-five dollars for each day  
12 that the statement required to be filed is late, except that if the  
13 lobbyist making a late filing has not previously been required by stat-  
14 ute to file such a statement, the fee for late filing shall not exceed  
15 ten dollars for each day that the statement required to be filed is  
16 late.

17 § 2. This act shall take effect immediately.

18

PART AA

19 Section 1. The executive law is amended by adding a new section 214-j  
20 to read as follows:

21 § 214-j. Critical incident policy. 1. As used in this section, the  
22 following terms shall have the following meanings:

23 (a) "Critical incident" shall mean the following actions when  
24 performed by a member or experienced by a member in the course of offi-  
25 cial duties: (i) an action that directly causes serious physical injury  
26 or death to another person or member; (ii) a discharge of a firearm by a  
27 member directed at another person; (iii) a traffic accident or incident  
28 involving a division vehicle, aircraft, or vessel that results in seri-  
29 ous physical injury or death; or (iv) any other incident deemed appro-  
30 priate by the superintendent or their designee.

31 (b) "Serious physical injury" shall mean an injury that, based on the  
32 facts and circumstances reasonably known at the time of the incident,  
33 appears to involve a substantial risk of death or an obvious and severe  
34 impairment of a major bodily function, such that a reasonable person  
35 would conclude the injury is life-threatening or significantly life-al-  
36 tering, without regard to later medical findings, prognosis, or outcome.  
37 The determination of a "serious physical injury" shall be made by the  
38 superintendent or their designee based on the observable conditions and  
39 available information at the time the supervisor arrives at the scene of  
40 the critical incident, and shall not be affected by subsequent medical  
41 evaluation or recovery. "Serious physical injury" shall include, but not  
42 be limited to, suspected spinal cord injury or paralysis, severe pene-  
43 trating head injury, massive blood loss, or loss of limb.

44 (c) "Directly involved" shall mean any member who was physically pres-  
45 ent within the immediate proximity of a critical incident at the time it  
46 occurred and whose direct exposure to the incident placed the member  
47 within the immediate zone of operational engagement, regardless of  
48 whether the member discharged a weapon or otherwise used force.

49 (d) "Primary member" means any directly involved member who justifi-  
50 ably used deadly physical force during the critical incident, or whose  
51 actions during the critical incident appear to be the most immediate and  
52 substantial cause of death or serious physical injury to a person.

53 2. The superintendent shall develop, maintain, and disseminate to all  
54 members of the division of state police a critical incident paid leave

1 policy that provides for paid critical incident leave in accordance with  
2 this section.

3 3. Such critical incident paid leave policy shall guarantee: (a) paid  
4 critical incident leave of at least twenty calendar days for any primary  
5 member whose official actions were the direct and proximate cause of the  
6 death of another person; (b) paid critical incident leave of at least  
7 ten calendar days for any other member directly involved in the critical  
8 incident; and (c) paid critical incident leave under such other circum-  
9 stances the superintendent or their designee determines appropriate.  
10 Such leave shall constitute a separate category of leave and shall not  
11 count against vacation, sick, or personal leave accruals. Such leave,  
12 where appropriate, shall be designated as family and medical leave act  
13 and/or count against a member's workers compensation leave entitlement.

14 4. Critical incident paid leave shall begin as soon as possible after  
15 the critical incident, provided that initial supervisory inquiries of  
16 the involved members shall occur before leave commences. Critical inci-  
17 dent leave may only be delayed to ensure minimum necessary staffing  
18 levels or protect community safety. Delays shall only be as long as  
19 necessary to address such concerns. Upon agreement of the member and the  
20 superintendent or their designee, the member shall be allowed to return  
21 to duty prior to the completion of the period of critical incident  
22 leave.

23 5. In any case where critical incident paid leave has been made to a  
24 member, and it is thereafter determined that a critical incident did not  
25 occur or that the member's actions that resulted in the serious physical  
26 injury or death of another person were not justified, the superintendent  
27 or their designee may order the deduction of equivalent vacation or  
28 personal leave days and/or the withholding of future paid leave to such  
29 member, provided that the amount of days deducted and/or withheld shall  
30 not be more than the critical incident paid leave days that were  
31 originally provided.

32 6. The superintendent shall be prohibited from taking any punitive  
33 administrative action against any member granted critical incident leave  
34 under this section solely on the basis of the provision of such leave  
35 unless the leave was provided, at least in part, based upon the member's  
36 fraud, deceit, or misrepresentation.

37 7. The superintendent is authorized to promulgate rules and regu-  
38 lations to implement, administer, and enforce the provisions of this  
39 section.

40 § 2. This act shall take effect on the one hundred twentieth day after  
41 it shall have become a law. Effective immediately, the addition, amend-  
42 ment and/or repeal of any rule or regulation necessary for the implemen-  
43 tation of this act on its effective date are authorized to be made and  
44 completed on or before such effective date.

45

## PART BB

46 Section 1. Section 16 of chapter 1 of the laws of 2005 amending the  
47 state finance law relating to restricting contacts in the procurement  
48 process and the recording of contacts relating thereto, as amended by  
49 section 1 of part SS of chapter 55 of the laws of 2021, is amended to  
50 read as follows:

51 § 16. This act shall take effect immediately; provided, however, that  
52 sections one, six, eight, nine, ten, eleven and fifteen of this act  
53 shall take effect January 1, 2006; and provided, however, the amendments  
54 to paragraph f of subdivision 9 of section 163 of the state finance law

1 made by section fifteen of this act shall not affect the repeal of such  
2 section and shall be deemed repealed therewith; provided, further, that  
3 the amendments to article 1-A of the legislative law, made by this act,  
4 shall not affect the repeal of such article pursuant to chapter 2 of the  
5 laws of 1999, as amended, and shall be deemed repealed therewith;  
6 provided, further, that sections thirteen and fourteen of this act shall  
7 take effect January 1, 2006 and shall be deemed repealed July 31, [2026]  
8 2031; provided, further, that effective immediately, the advisory coun-  
9 cil on procurement lobbying created pursuant to section twelve of this  
10 act shall be constituted no later than sixty days following the effec-  
11 tive date of this act, provided that effective sixty days following the  
12 effective date of this act, the advisory council on procurement lobbying  
13 shall be authorized to establish model guidelines and to add, amend  
14 and/or repeal any rules or regulations necessary for the implementation  
15 of its duties under sections twelve and thirteen of this act, and the  
16 advisory council authorized to make and complete such model guidelines  
17 on or before the effective date of section thirteen of this act;  
18 provided, further, that procurement contracts for which bid solicita-  
19 tions have been issued prior to the effective date of this act shall be  
20 awarded pursuant to the provisions of law in effect at the time of issu-  
21 ance.

22 § 2. Intentionally omitted.

23 § 3. Intentionally omitted.

24 § 4. This act shall take effect immediately.

25

#### PART CC

26 Section 1. Subdivision 5 of section 362 of chapter 83 of the laws of  
27 1995 amending the state finance law and other laws relating to bonds,  
28 notes and revenues, as amended by section 1 of part RR of chapter 55 of  
29 the laws of 2021, is amended to read as follows:

30 5. Sections thirty-one through forty-two of this act shall take effect  
31 on the thirtieth day after it shall have become a law and shall be  
32 deemed to have been in full force and effect on and after April 1, 1995;  
33 provided that section 163 of the state finance law, as added by section  
34 thirty-three of this act shall remain in full force and effect until  
35 June 30, [2026] 2031 at which time it shall expire and be deemed  
36 repealed. Contracts executed prior to the expiration of such section 163  
37 shall remain in full force and effect until the expiration of any such  
38 contract notwithstanding the expiration of certain provisions of this  
39 act.

40 § 2. This act shall take effect immediately.

41

#### PART DD

42

Intentionally Omitted

43

#### PART EE

44

Intentionally Omitted

45

#### PART FF



1 Section 1. The state comptroller is hereby authorized and directed to  
2 loan money in accordance with the provisions set forth in subdivision 5  
3 of section 4 of the state finance law to the following funds and/or  
4 accounts:

- 5 1. Local government records management account (20501).
- 6 2. Child health plus program account (20810).
- 7 3. EPIC premium account (20818).
- 8 4. Transit authorities account (20851).
- 9 5. Railroad account (20852).
- 10 6. Non-MTA capital account (20853).
- 11 7. Education - New (20901).
- 12 8. VLT - Sound basic education fund (20904).
- 13 9. Sewage treatment program management and administration fund  
14 (21000).
- 15 10. Utility environmental regulatory account (21064).
- 16 11. Federal grants indirect cost recovery account (21065).
- 17 12. Low level radioactive waste account (21066).
- 18 13. Environmental regulatory account (21081).
- 19 14. Natural resource account (21082).
- 20 15. Environmental protection and oil spill compensation fund (21200).
- 21 16. Public transportation systems account (21401).
- 22 17. Metropolitan mass transportation (21402).
- 23 18. Operating permit program account (21451).
- 24 19. Mobile source account (21452).
- 25 20. New York state thruway authority account (21905).
- 26 21. Financial control board account (21911).
- 27 22. Regulation of racing account (21912).
- 28 23. State university dormitory income reimbursable account (21937).
- 29 24. Training, management and evaluation account (21961).
- 30 25. Clinical laboratory reference system assessment account (21962).
- 31 26. Indirect cost recovery account (21978).
- 32 27. Multi-agency training account (21989).
- 33 28. Bell jar collection account (22003).
- 34 29. Real property disposition account (22006).
- 35 30. Parking account (22007).
- 36 31. Courts special grants (22008).
- 37 32. Batavia school for the blind account (22032).
- 38 33. Financial oversight account (22039).
- 39 34. Regulation of Indian gaming account (22046).
- 40 35. Rome school for the deaf account (22053).
- 41 36. Administrative adjudication account (22055).
- 42 37. Cultural education account (22063).
- 43 38. DHCR mortgage servicing account (22085).
- 44 39. Voting Machine Examinations account (22099).
- 45 40. DHCR-HCA application fee account (22100).
- 46 41. Restitution account (22134).
- 47 42. New York State Home for Veterans in the Lower-Hudson Valley  
48 account (22144).
- 49 43. Deferred compensation administration account (22151).
- 50 44. Transportation aviation account (22165).
- 51 45. New York State Campaign Finance Fund account (22211).
- 52 46. New York state medical indemnity fund account (22240).
- 53 47. Behavioral health parity compliance fund (22246).
- 54 48. Pharmacy benefit manager regulatory fund (22255).
- 55 49. Virtual currency assessments account (22262).
- 56 50. Employers assessment account (22269).



1 51. State university general income offset account (22654).  
2 52. Highway safety program account (23001).  
3 53. NYCCC operating offset account (23151).  
4 54. Commercial gaming revenue account (23701).  
5 55. Commercial gaming regulation account (23702).  
6 56. New York state secure choice administrative account (23806).  
7 57. New York state cannabis revenue fund (24800).  
8 58. Fantasy sports administration account (24951).  
9 59. Mobile sports wagering fund (24955).  
10 60. Highway and bridge capital account (30051).  
11 61. State university residence hall rehabilitation fund (30100).  
12 62. State parks infrastructure account (30351).  
13 63. Hazardous waste cleanup account (31506).  
14 64. Youth facilities improvement account (31701).  
15 65. Housing assistance fund (31800).  
16 66. Housing program fund (31850).  
17 67. Highway facility purpose account (31951).  
18 68. New York racing account (32213).  
19 69. Information technology capital financing account (32215).  
20 70. New York environmental protection and spill remediation account  
21 (32219).  
22 71. Department of financial services IT modernization capital account  
23 (32230).  
24 72. Grants Reimbursement from Non-Federal Entity Account (32231).  
25 73. Fire Island project account (32232).  
26 74. Mental hygiene facilities capital improvement fund (32300).  
27 75. Correctional facilities capital improvement fund (32350).  
28 76. OGS convention center account (50318).  
29 77. Empire Plaza Gift Shop (50327).  
30 78. Unemployment Insurance Benefit Fund, Interest Assessment Account  
31 (50651).  
32 79. Centralized services fund (55000).  
33 80. Archives records management account (55052).  
34 81. Federal single audit account (55053).  
35 82. Civil service administration account (55055).  
36 83. Banking services account (55057).  
37 84. Cultural resources survey account (55058).  
38 85. Neighborhood work project account (55059).  
39 86. Automation & printing chargeback account (55060).  
40 87. Data center account (55062).  
41 88. Intrusion detection account (55066).  
42 89. Domestic violence grant account (55067).  
43 90. Centralized technology services account (55069).  
44 91. Labor contact center account (55071).  
45 92. Human services contact center account (55072).  
46 93. Department of law civil recoveries account (55074).  
47 94. Executive direction internal audit account (55251).  
48 95. CIO Information technology centralized services account (55252).  
49 96. Health insurance internal service account (55300).  
50 97. Civil service employee benefits division administrative account  
51 (55301).  
52 98. Correctional industries revolving fund (55350).  
53 99. Employees health insurance account (60201).  
54 100. Medicaid management information system escrow fund (60900).  
55 101. Animal shelter regulation account.  
56 102. Climate initiative account.

1 103. Responsible AI Safety and Education account.

2 104. Data broker account.

3 § 2. The state comptroller is hereby authorized and directed to loan  
4 money in accordance with the provisions set forth in subdivision 5 of  
5 section 4 of the state finance law to any account within the following  
6 federal funds, provided the comptroller has made a determination that  
7 sufficient federal grant award authority is available to reimburse such  
8 loans:

9 1. Federal USDA-food and nutrition services fund (25000).

10 2. Federal health and human services fund (25100).

11 3. Federal education fund (25200).

12 4. Federal block grant fund (25250).

13 5. Federal miscellaneous operating grants fund (25300).

14 6. Federal unemployment insurance administration fund (25900).

15 7. Federal unemployment insurance occupational training fund (25950).

16 8. Federal emergency employment act fund (26000).

17 9. Federal capital projects fund (31350).

18 § 3. Notwithstanding any law to the contrary, and in accordance with  
19 section 4 of the state finance law, the comptroller is hereby authorized  
20 and directed to transfer, upon request of the director of the budget, on  
21 or before March 31, 2027, up to the unencumbered balance or the follow-  
22 ing amounts:

23 Economic Development and Public Authorities:

24 1. An amount up to the unencumbered balance from the miscellaneous  
25 special revenue fund, business and licensing services account (21977),  
26 to the general fund.

27 2. \$19,810,000 from the miscellaneous special revenue fund, code  
28 enforcement account (21904), to the general fund.

29 3. \$3,000,000 from the general fund to the miscellaneous special  
30 revenue fund, tax revenue arrearage account (22168).

31 Education:

32 1. \$2,455,000,000 from the general fund to the state lottery fund,  
33 education account (20901), as reimbursement for disbursements made from  
34 such fund for supplemental aid to education pursuant to section 92-c of  
35 the state finance law that are in excess of the amounts deposited in  
36 such fund for such purposes pursuant to section 1612 of the tax law.

37 2. \$1,106,000,000 from the general fund to the state lottery fund, VLT  
38 education account (20904), as reimbursement for disbursements made from  
39 such fund for supplemental aid to education pursuant to section 92-c of  
40 the state finance law that are in excess of the amounts deposited in  
41 such fund for such purposes pursuant to section 1612 of the tax law.

42 3. \$137,600,000 from the general fund to the New York state commercial  
43 gaming fund, commercial gaming revenue account (23701), as reimbursement  
44 for disbursements made from such fund for supplemental aid to education  
45 pursuant to section 97-nnnn of the state finance law that are in excess  
46 of the amounts deposited in such fund for purposes pursuant to section  
47 1352 of the racing, pari-mutuel wagering and breeding law.

48 4. \$1,456,000,000 from the general fund to the mobile sports wagering  
49 fund, education account (24955), as reimbursement for disbursements made  
50 from such fund for supplemental aid to education pursuant to section  
51 92-c of the state finance law that are in excess of the amounts deposit-  
52 ed in such fund for such purposes pursuant to section 1367 of the  
53 racing, pari-mutuel wagering and breeding law.

54 5. \$16,000,000 from the interactive fantasy sports fund, fantasy  
55 sports education account (24950), to the state lottery fund, education  
56 account (20901), as reimbursement for disbursements made from such fund

1 for supplemental aid to education pursuant to section 92-c of the state  
2 finance law.

3 6. \$50,000,000 from the cannabis revenue fund cannabis education  
4 account (24801), to the state lottery fund, education account (20901),  
5 as reimbursement for disbursements made from such fund for supplemental  
6 aid to education pursuant to section 99-ii of the state finance law.

7 7. An amount up to the unencumbered balance in the fund on March 31,  
8 2026 from the charitable gifts trust fund, elementary and secondary  
9 education account (24901), to the general fund, for payment of general  
10 support for public schools pursuant to section 3609-a of the education  
11 law.

12 8. Moneys from the state lottery fund (20900) up to an amount deposit-  
13 ed in such fund pursuant to section 1612 of the tax law in excess of the  
14 current year appropriation for supplemental aid to education pursuant to  
15 section 92-c of the state finance law.

16 9. \$300,000 from the New York state local government records manage-  
17 ment improvement fund, local government records management account  
18 (20501), to the New York state archives partnership trust fund, archives  
19 partnership trust maintenance account (20351).

20 10. \$900,000 from the general fund to the miscellaneous special reven-  
21 ue fund, Batavia school for the blind account (22032).

22 11. \$900,000 from the general fund to the miscellaneous special reven-  
23 ue fund, Rome school for the deaf account (22053).

24 12. Intentionally omitted.

25 13. \$343,400,000 from the state university dormitory income fund  
26 (40350) to the miscellaneous special revenue fund, state university  
27 dormitory income reimbursable account (21937).

28 14. \$24,000,000 from any of the state education department's special  
29 revenue and internal service funds to the miscellaneous special revenue  
30 fund, indirect cost recovery account (21978).

31 15. \$4,200,000 from any of the state education department's special  
32 revenue or internal service funds to the capital projects fund (30000).

33 16. \$8,000,000 from the general fund to the miscellaneous special  
34 revenue fund, HESC-insurance premium payments account (21960).

35 17. \$358,000,000 from the state university income fund, state univer-  
36 sity hospitals income reimbursable account (22656), and the state  
37 university income fund, state university-wide hospital reimbursable  
38 account (22658) to the General Fund for the payment of SUNY Hospitals  
39 Health Insurance premiums on or before March 31, 2027.

40 18. \$5,000,000 from the general fund to the miscellaneous capital  
41 projects fund, state university of New York green energy loan fund.

42 19. \$12,000,000 from the miscellaneous special revenue fund office of  
43 professions account (22051) to the miscellaneous special revenue fund  
44 cultural education account (22063).

45 20. \$150,000 from the dedicated miscellaneous special revenue fund,  
46 gifts for the state library system account (23821) to the miscellaneous  
47 special revenue fund, love your library account (22119).

48 Environmental Affairs:

49 1. \$16,000,000 from any of the department of environmental conserva-  
50 tion's special revenue federal funds, and/or federal capital funds, to  
51 the environmental conservation special revenue fund, federal indirect  
52 recovery account (21065).

53 2. \$5,000,000 from any of the department of environmental conserva-  
54 tion's special revenue federal funds, and/or federal capital funds, to  
55 the conservation fund (21150) or Marine Resources Account (21151) as  
56 necessary to avoid diversion of conservation funds.

- 1 3. \$3,000,000 from any of the office of parks, recreation and historic  
2 preservation capital projects federal funds and special revenue federal  
3 funds to the miscellaneous special revenue fund, federal grant indirect  
4 cost recovery account (22188).
- 5 4. \$200,000,000 from the general fund to the environmental protection  
6 fund, environmental protection fund transfer account (30451).
- 7 5. \$10,000,000 from the general fund to the hazardous waste remedial  
8 fund, hazardous waste cleanup account (31506).
- 9 6. An amount up to or equal to the cash balance within the special  
10 revenue-other waste management & cleanup account (21053) to the capital  
11 projects fund (30000) for services and capital expenses related to the  
12 management and cleanup program as put forth in section 27-1915 of the  
13 environmental conservation law.
- 14 7. \$7,000,000 from the general fund to the enterprise fund, state fair  
15 account (50051).
- 16 8. \$3,000,000 from the waste management & cleanup account (21053) to  
17 the environmental protection fund transfer account (30451).
- 18 9. \$14,000,000 from the general fund to the miscellaneous special  
19 revenue fund, patron services account (22163).
- 20 10. \$15,000,000 from the enterprise fund, golf account (50332) to the  
21 state park infrastructure fund, state park infrastructure account  
22 (30351).
- 23 11. \$10,000,000 from the general fund to the environmental protection  
24 and oil spill compensation fund (21203).
- 25 12. \$250,000 from the general fund to the Lake George park account  
26 (22751).
- 27 Family Assistance:
  - 28 1. \$7,000,000 from any of the office of children and family services,  
29 office of temporary and disability assistance, or department of health  
30 special revenue federal funds and the general fund, in accordance with  
31 agreements with social services districts, to the miscellaneous special  
32 revenue fund, office of human resources development state match account  
33 (21967).
  - 34 2. \$4,000,000 from any of the office of children and family services  
35 or office of temporary and disability assistance special revenue federal  
36 funds to the miscellaneous special revenue fund, family preservation and  
37 support services and family violence services account (22082).
  - 38 3. \$18,670,000 from any of the office of children and family services,  
39 office of temporary and disability assistance, or department of health  
40 special revenue federal funds and any other miscellaneous revenues  
41 generated from the operation of office of children and family services  
42 programs to the general fund.
  - 43 4. \$225,300,000 from any of the office of temporary and disability  
44 assistance or department of health special revenue funds to the general  
45 fund.
  - 46 5. \$2,500,000 from any of the office of temporary and disability  
47 assistance special revenue funds to the miscellaneous special revenue  
48 fund, office of temporary and disability assistance program account  
49 (21980).
  - 50 6. \$35,000,000 from any of the office of children and family services,  
51 office of temporary and disability assistance, department of labor, and  
52 department of health special revenue federal funds to the office of  
53 children and family services miscellaneous special revenue fund, multi-  
54 agency training contract account (21989).
  - 55 7. \$205,000,000 from the miscellaneous special revenue fund, youth  
56 facility per diem account (22186), to the general fund.

1 8. \$788,000 from the general fund to the combined gifts, grants, and  
2 bequests fund, WB Hoyt Memorial account (20128).  
3 9. \$5,000,000 from the miscellaneous special revenue fund, state  
4 central registry (22028), to the general fund.  
5 10. \$900,000 from the general fund to the Veterans' Remembrance and  
6 Cemetery Maintenance and Operation account (20201).  
7 11. \$7,000,000 from the general fund to the housing program fund  
8 (31850).  
9 12. \$15,000,000 from any of the office of children and family services  
10 special revenue federal funds to the office of court administration  
11 special revenue other federal iv-e funds account.  
12 13. \$10,000,000 from any of the office of children and family services  
13 special revenue federal funds to the office of indigent legal services  
14 special revenue other federal iv-e funds account.  
15 General Government:  
16 1. \$12,000,000 from the general fund to the health insurance revolving  
17 fund (55300).  
18 2. \$292,400,000 from the health insurance reserve receipts fund  
19 (60550) to the general fund.  
20 3. \$150,000 from the general fund to the not-for-profit revolving loan  
21 fund (20650).  
22 4. \$150,000 from the not-for-profit revolving loan fund (20650) to the  
23 general fund.  
24 5. \$3,000,000 from the miscellaneous special revenue fund, surplus  
25 property account (22036), to the general fund.  
26 6. \$19,000,000 from the miscellaneous special revenue fund, revenue  
27 arrearage account (22024), to the general fund.  
28 7. \$3,828,000 from the miscellaneous special revenue fund, revenue  
29 arrearage account (22024), to the miscellaneous special revenue fund,  
30 authority budget office account (22138).  
31 8. \$1,000,000 from the miscellaneous special revenue fund, parking  
32 account (22007), to the general fund, for the purpose of reimbursing the  
33 costs of debt service related to state parking facilities.  
34 9. \$11,460,000 from the general fund to the agencies internal service  
35 fund, central technology services account (55069), for the purpose of  
36 enterprise technology projects.  
37 10. \$10,000,000 from the general fund to the agencies internal service  
38 fund, state data center account (55062).  
39 11. \$12,000,000 from the miscellaneous special revenue fund, parking  
40 account (22007), to the centralized services, building support services  
41 account (55018).  
42 12. \$36,000,000 from the general fund to the internal service fund,  
43 business services center account (55022).  
44 13. \$9,500,000 from the general fund to the internal service fund,  
45 building support services account (55018).  
46 14. \$1,500,000 from the combined expendable trust fund, plaza special  
47 events account (20120), to the general fund.  
48 15. A transfer from the general fund to the miscellaneous special  
49 revenue fund, New York State Campaign Finance Fund Account (22211), up  
50 to an amount equal to total reimbursements due to qualified candidates.  
51 16. \$6,000,000 from the miscellaneous special revenue fund, standards  
52 and purchasing account (22019), to the general fund.  
53 17. \$12,400,000 from the banking department special revenue fund  
54 (21970) funded by the assessment to defray operating expenses authorized  
55 by section 206 of the financial services law to the IT Modernization  
56 Capital Fund.

- 1 18. \$17,000,000 from the miscellaneous special revenue fund, New York  
2 State cannabis revenue fund (24800), to the miscellaneous capital  
3 projects fund, Cannabis IT subfund.
- 4 19. \$12,400,000 from the insurance department special revenue fund  
5 (21994) funded by the assessment to defray operating expenses authorized  
6 by section 206 of the financial services law to the IT Modernization  
7 Capital Fund.
- 8 20. \$1,550,000 from the pharmacy benefits bureau special revenue fund  
9 (22255) funded by the assessment to defray operating expenses authorized  
10 by section 206 of the financial services law, to the IT Modernization  
11 Capital Fund.
- 12 21. \$4,650,000 from the virtual currency special revenue fund (22262)  
13 funded by the assessment to defray operating expenses authorized by  
14 section 206 of the financial services law, to the IT Modernization Capi-  
15 tal Fund.
- 16 22. \$30,000,000 from the miscellaneous special revenue fund, workers'  
17 compensation account (21995), to the miscellaneous capital projects  
18 fund, workers' compensation board IT business process design fund  
19 (32218).
- 20 Health:
- 21 1. A transfer from the general fund to the combined gifts, grants and  
22 bequests fund, breast cancer research and education account (20155), up  
23 to an amount equal to the monies collected and deposited into that  
24 account in the previous fiscal year.
- 25 2. A transfer from the general fund to the combined gifts, grants and  
26 bequests fund, prostate cancer research, detection, and education  
27 account (20183), up to an amount equal to the moneys collected and  
28 deposited into that account in the previous fiscal year.
- 29 3. A transfer from the general fund to the combined gifts, grants and  
30 bequests fund, Alzheimer's disease research and assistance account  
31 (20143), up to an amount equal to the moneys collected and deposited  
32 into that account in the previous fiscal year.
- 33 4. \$3,600,000 from the miscellaneous special revenue fund, certificate  
34 of need account (21920), to the miscellaneous capital projects fund,  
35 healthcare IT capital subfund (32216).
- 36 5. \$4,000,000 from the miscellaneous special revenue fund, vital  
37 health records account (22103), to the miscellaneous capital projects  
38 fund, healthcare IT capital subfund (32216).
- 39 6. \$6,000,000 from the miscellaneous special revenue fund, profes-  
40 sional medical conduct account (22088), to the miscellaneous capital  
41 projects fund, healthcare IT capital subfund (32216).
- 42 7. \$126,000,000 from the HCRA resources fund (20800) to the capital  
43 projects fund (30000).
- 44 7-a. \$80,000,000 from the general fund to HCRA resources fund (20800).
- 45 8. \$6,550,000 from the general fund to the medical cannabis trust  
46 fund, health operation and oversight account (23755).
- 47 9. An amount up to the unencumbered balance from the charitable gifts  
48 trust fund, health charitable account (24900), to the general fund, for  
49 payment of general support for primary, preventive, and inpatient health  
50 care, dental and vision care, hunger prevention and nutritional assist-  
51 ance, and other services for New York state residents with the overall  
52 goal of ensuring that New York state residents have access to quality  
53 health care and other related services.
- 54 10. \$500,000 from the miscellaneous special revenue fund, New York  
55 State cannabis revenue fund (24800), to the miscellaneous special reven-  
56 ue fund, environmental laboratory fee account (21959).



1 11. An amount up to the unencumbered balance from the public health  
2 emergency charitable gifts trust fund (23816), to the general fund, for  
3 payment of goods and services necessary to respond to a public health  
4 disaster emergency or to assist or aid in responding to such a disaster.  
5 12. \$1,000,000,000 from the general fund to the health care transfor-  
6 mation fund (24850).  
7 13. \$2,590,000 from the miscellaneous special revenue fund, patient  
8 safety center account (22139), to the general fund.  
9 14. \$1,000,000 from the miscellaneous special revenue fund, nursing  
10 home receivership account (21925), to the general fund.  
11 15. \$130,000 from the miscellaneous special revenue fund, quality of  
12 care account (21915), to the general fund.  
13 16. \$2,200,000 from the miscellaneous special revenue fund, adult home  
14 quality enhancement account (22091), to the general fund.  
15 17. \$8,467,000 from the general fund, to the miscellaneous special  
16 revenue fund, helen hayes hospital account (22140).  
17 18. \$1,303,000 from the general fund, to the miscellaneous special  
18 revenue fund, New York city veterans' home account (22141).  
19 19. \$606,000 from the general fund, to the miscellaneous special  
20 revenue fund, New York state home for veterans' and their dependents at  
21 oxford account (22142).  
22 20. \$334,000 from the general fund, to the miscellaneous special  
23 revenue fund, western New York veterans' home account (22143).  
24 21. \$1,636,000 from the general fund, to the miscellaneous special  
25 revenue fund, New York state for veterans in the lower-hudson valley  
26 account (22144).  
27 22. \$750,000,000 from the general fund, to the miscellaneous special  
28 revenue fund, healthcare stability fund account (22267).  
29 23. \$5,000,000 from the general fund to the occupational health clin-  
30 ics account (22177).  
31 24. \$13,000 from the miscellaneous special revenue fund, veterans home  
32 assistance account (20208), to the miscellaneous special revenue fund,  
33 New York city veterans' home account (22141).  
34 25. \$13,000 from the miscellaneous special revenue fund, veterans home  
35 assistance account (20208), to the miscellaneous special revenue fund,  
36 New York state home for veterans' and their dependents at oxford account  
37 (22142).  
38 26. \$13,000 from the miscellaneous special revenue fund, veterans  
39 assistance account (20208), to the miscellaneous special revenue fund,  
40 western New York veterans' home account (22143).  
41 27. \$13,000 from the miscellaneous special revenue fund, veterans  
42 assistance account (20208), to the miscellaneous special revenue fund,  
43 New York state for veterans in the lower-Hudson valley account (22144).  
44 28. \$13,000 from the miscellaneous special revenue fund, veterans  
45 assistance account (20208), to the state university income fund, Long  
46 Island Veterans' Home Account (22652).  
47 29. \$159,000,000 from the miscellaneous special revenue fund, health-  
48 care stability fund account (22267) to the HCRA resources fund, HCRA  
49 program account (20807).  
50 Labor:  
51 1. \$600,000 from the miscellaneous special revenue fund, DOL fee and  
52 penalty account (21923), to the child performer's protection fund, child  
53 performer protection account (20401).  
54 2. \$11,700,000 from the unemployment insurance interest and penalty  
55 fund, unemployment insurance special interest and penalty account  
56 (23601), to the general fund.



- 1 3. \$50,000,000 from the DOL fee and penalty account (21923), unemploy-  
2 ment insurance special interest and penalty account (23601), and public  
3 work enforcement account (21998), to the general fund.
- 4 4. \$850,000 from the miscellaneous special revenue fund, DOL elevator  
5 safety program fund (22252) to the miscellaneous special revenue fund,  
6 DOL fee and penalty account (21923).
- 7 5. \$22,000,000 from the miscellaneous special revenue fund, Interest  
8 and Penalty Account (23601), to the Training and Education Program on  
9 Occupation Safety and Health Fund, OSHA Training and Education Account  
10 (21251).
- 11 6. \$1,000,000 from the miscellaneous special revenue fund, Public Work  
12 Enforcement account (21998), to the Training and Education Program on  
13 Occupation Safety and Health Fund, OSHA Training and Education Account  
14 (21251).
- 15 7. \$4,000,000 from the miscellaneous special revenue fund, Public Work  
16 Enforcement account (21998), to the Training and Education Program on  
17 Occupational Safety and Health Fund, OSHA Inspection Account (21252).
- 18 Mental Hygiene:
  - 19 1. \$60,000,000 from the general fund, to the mental hygiene facilities  
20 capital improvement fund (32300).
  - 21 2. \$20,000,000 from the opioid settlement fund (23817) to the miscel-  
22 laneous capital projects fund, opioid settlement capital account  
23 (32200).
  - 24 3. \$20,000,000 from the miscellaneous capital projects fund, opioid  
25 settlement capital account (32200) to the opioid settlement fund  
26 (23817).
- 27 Public Protection:
  - 28 1. \$2,587,000 from the general fund to the miscellaneous special  
29 revenue fund, recruitment incentive account (22171).
  - 30 2. \$23,773,000 from the general fund to the correctional industries  
31 revolving fund, correctional industries internal service account  
32 (55350).
  - 33 3. \$2,000,000,000 from any of the division of homeland security and  
34 emergency services special revenue federal funds to the general fund.
  - 35 4. \$115,420,000 from the state police motor vehicle law enforcement  
36 and motor vehicle theft and insurance fraud prevention fund, state  
37 police motor vehicle enforcement account (22802), to the general fund  
38 for state operation expenses of the division of state police.
  - 39 5. \$138,272,000 from the general fund to the correctional facilities  
40 capital improvement fund (32350).
  - 41 6. \$5,000,000 from the general fund to the dedicated highway and  
42 bridge trust fund (30050) for the purpose of work zone safety activities  
43 provided by the division of state police for the department of transpor-  
44 tation.
  - 45 7. \$10,000,000 from the miscellaneous special revenue fund, statewide  
46 public safety communications account (22123), to the capital projects  
47 fund (30000).
  - 48 8. \$9,830,000 from the miscellaneous special revenue fund, legal  
49 services assistance account (22096), to the general fund.
  - 50 9. \$1,000,000 from the general fund to the agencies internal service  
51 fund, neighborhood work project account (55059).
  - 52 10. \$7,980,000 from the miscellaneous special revenue fund, finger-  
53 print identification & technology account (21950), to the general fund.
  - 54 11. \$1,100,000 from the state police motor vehicle law enforcement and  
55 motor vehicle theft and insurance fraud prevention fund, motor vehicle  
56 theft and insurance fraud account (22801), to the general fund.

1 12. \$38,938,000 from the general fund to the miscellaneous special  
2 revenue fund, criminal justice improvement account (21945).

3 13. \$6,000,000 from the general fund to the miscellaneous special  
4 revenue fund, hazard mitigation revolving loan account (22266).

5 14. \$234,000,000 from the indigent legal services fund, indigent legal  
6 services account (23551) to the general fund.

7 Transportation:

8 1. \$20,000,000 from the general fund to the mass transportation oper-  
9 ating assistance fund, public transportation systems operating assist-  
10 ance account (21401), of which \$12,000,000 constitutes the base need for  
11 operations.

12 2. \$727,500,000 from the general fund to the dedicated highway and  
13 bridge trust fund (30050).

14 3. \$243,250,000 from the general fund to the MTA financial assistance  
15 fund, mobility tax trust account (23651).

16 4. \$477,000 from the miscellaneous special revenue fund, traffic adju-  
17 dication account (22055), to the general fund.

18 5. \$5,000,000 from the miscellaneous special revenue fund, transporta-  
19 tion regulation account (22067) to the general fund, for disbursements  
20 made from such fund for motor carrier safety that are in excess of the  
21 amounts deposited in the general fund for such purpose pursuant to  
22 section 94 of the transportation law.

23 Miscellaneous:

24 1. \$250,000,000 from the general fund to any funds or accounts for the  
25 purpose of reimbursing certain outstanding accounts receivable balances.

26 2. \$500,000,000 from the general fund to the debt reduction reserve  
27 fund (40000).

28 3. \$15,500,000 from the general fund, community projects account GG  
29 (10256), to the general fund, state purposes account (10050).

30 4. \$100,000,000 from any special revenue federal fund to the general  
31 fund, state purposes account (10050).

32 5. An amount up to the unencumbered balance from the special revenue  
33 federal fund, ARPA-Fiscal Recovery Fund (25546) to the general fund.

34 6. \$1,500,000,000 from the general fund to the hazardous waste remedi-  
35 al fund, hazardous waste cleanup account (31506), State parks infras-  
36 tructure account (30351), environmental protection fund transfer account  
37 (30451), the correctional facilities capital improvement fund (32350),  
38 housing program fund (31850), or the Mental hygiene facilities capital  
39 improvement fund (32300), up to an amount equal to certain outstanding  
40 accounts receivable balances.

41 § 4. Notwithstanding any law to the contrary, and in accordance with  
42 section 4 of the state finance law, the comptroller is hereby authorized  
43 and directed to transfer, on or before March 31, 2027:

44 1. Upon request of the commissioner of environmental conservation, up  
45 to \$12,745,400 from revenues credited to any of the department of envi-  
46 ronmental conservation special revenue funds, including \$4,000,000 from  
47 the environmental protection and oil spill compensation fund (21200),  
48 and \$1,834,600 from the conservation fund (21150), to the environmental  
49 conservation special revenue fund, indirect charges account (21060).

50 2. Upon request of the commissioner of agriculture and markets, up to  
51 \$3,000,000 from any special revenue fund or enterprise fund within the  
52 department of agriculture and markets to the general fund, to pay appro-  
53 priate administrative expenses.

54 3. Upon request of the commissioner of the division of housing and  
55 community renewal, up to \$6,221,000 from revenues credited to any divi-  
56 sion of housing and community renewal federal or miscellaneous special

1 revenue fund to the miscellaneous special revenue fund, housing indirect  
2 cost recovery account (22090).

3 4. Upon request of the commissioner of the division of housing and  
4 community renewal, up to \$5,500,000 may be transferred from any miscel-  
5 laneous special revenue fund account, to any miscellaneous special  
6 revenue fund.

7 5. Upon request of the commissioner of health up to \$13,694,000 from  
8 revenues credited to any of the department of health's special revenue  
9 funds, to the miscellaneous special revenue fund, administration account  
10 (21982).

11 6. Upon the request of the attorney general, up to \$5,000,000 from  
12 revenues credited to the federal health and human services fund, federal  
13 health and human services account (25117) or the miscellaneous special  
14 revenue fund, recoveries and revenue account (22041), to the miscella-  
15 neous special revenue fund, litigation settlement and civil recovery  
16 account (22117).

17 § 5. On or before March 31, 2027, the comptroller is hereby authorized  
18 and directed to deposit earnings that would otherwise accrue to the  
19 general fund that are attributable to the operation of section 98-a of  
20 the state finance law, to the agencies internal service fund, banking  
21 services account (55057), for the purpose of meeting direct payments  
22 from such account.

23 § 6. Notwithstanding any law to the contrary, and in accordance with  
24 section 4 of the state finance law, the comptroller is hereby authorized  
25 and directed to transfer, upon request of the director of the budget and  
26 upon consultation with the state university chancellor or their desig-  
27 nee, on or before March 31, 2027, up to \$16,000,000 from the state  
28 university income fund general revenue account (22653) to the state  
29 general fund for debt service costs related to campus supported capital  
30 project costs for the NY-SUNY 2020 challenge grant program at the  
31 University at Buffalo.

32 § 7. Notwithstanding any law to the contrary, and in accordance with  
33 section 4 of the state finance law, the comptroller is hereby authorized  
34 and directed to transfer, upon request of the director of the budget and  
35 upon consultation with the state university chancellor or their desig-  
36 nee, on or before March 31, 2027, up to \$6,500,000 from the state  
37 university income fund general revenue account (22653) to the state  
38 general fund for debt service costs related to campus supported capital  
39 project costs for the NY-SUNY 2020 challenge grant program at the  
40 University at Albany.

41 § 8. Notwithstanding any law to the contrary, the state university  
42 chancellor or their designee is authorized and directed to transfer  
43 estimated tuition revenue balances from the state university collection  
44 fund (61000) to the state university income fund, state university  
45 general revenue offset account (22655) on or before March 31, 2027.

46 § 9. Notwithstanding any law to the contrary, and in accordance with  
47 section 4 of the state finance law, the comptroller is hereby authorized  
48 and directed to transfer, upon request of the director of the budget, a  
49 total of up to \$100,000,000 from the general fund to the state universi-  
50 ty income fund, state university general revenue offset account (22655)  
51 and/or the state university income fund, state university hospitals  
52 income reimbursable account (22656) during the period July 1, 2026  
53 through June 30, 2027 to pay costs attributable to the state university  
54 health science center at Brooklyn and/or the state university of New  
55 York hospital at Brooklyn, respectively, pursuant to a plan approved by  
56 the director of the budget.

1 § 10. Notwithstanding any law to the contrary, and in accordance with  
2 section 4 of the state finance law, the comptroller is hereby authorized  
3 and directed to transfer, upon request of the director of the budget, up  
4 to \$1,650,563,500 from the general fund to the state university income  
5 fund, state university general revenue offset account (22655) during the  
6 period of July 1, 2026 through June 30, 2027 to support operations at  
7 the state university.

8 § 11. Notwithstanding any law to the contrary, and in accordance with  
9 section 4 of the state finance law, the comptroller is hereby authorized  
10 and directed to transfer, upon request of the director of the budget, up  
11 to \$25,000,000 from the general fund to the state university income  
12 fund, state university general revenue offset account (22655) during the  
13 period of April 1, 2026 through June 30, 2026 to support operations at  
14 the state university.

15 § 12. Notwithstanding any law to the contrary, and in accordance with  
16 section 4 of the state finance law, the comptroller is hereby authorized  
17 and directed to transfer, upon request of the director of the budget, up  
18 to \$51,120,000 from the general fund to the state university income  
19 fund, state university general revenue offset account (22655) during the  
20 period of July 1, 2026 to June 30, 2027 for general fund operating  
21 support pursuant to subparagraph (4-b) of paragraph h of subdivision 2  
22 of section three hundred fifty-five of the education law.

23 § 13. Notwithstanding any law to the contrary, and in accordance with  
24 section 4 of the state finance law, the comptroller is hereby authorized  
25 and directed to transfer, upon request of the state university chancel-  
26 lor or their designee, up to \$55,000,000 from the state university  
27 income fund, state university hospitals income reimbursable account  
28 (22656), for services and expenses of hospital operations and capital  
29 expenditures at the state university hospitals; and the state university  
30 income fund, Long Island veterans' home account (22652) to the state  
31 university capital projects fund (32400) on or before June 30, 2027.

32 § 14. Notwithstanding any law to the contrary, and in accordance with  
33 section 4 of the state finance law, the comptroller, after consultation  
34 with the state university chancellor or their designee, is hereby  
35 authorized and directed to transfer moneys, in the first instance, from  
36 the state university collection fund, Stony Brook hospital collection  
37 account (61006), Brooklyn hospital collection account (61007), and Syra-  
38 cuse hospital collection account (61008) to the state university income  
39 fund, state university hospitals income reimbursable account (22656) in  
40 the event insufficient funds are available in the state university  
41 income fund, state university hospitals income reimbursable account  
42 (22656) to permit the full transfer of moneys authorized for transfer,  
43 to the general fund for payment of debt service related to the SUNY  
44 hospitals. Notwithstanding any law to the contrary, the comptroller is  
45 also hereby authorized and directed, after consultation with the state  
46 university chancellor or their designee, to transfer moneys from the  
47 state university income fund to the state university income fund, state  
48 university hospitals income reimbursable account (22656) in the event  
49 insufficient funds are available in the state university income fund,  
50 state university hospitals income reimbursable account (22656) to pay  
51 hospital operating costs or to permit the full transfer of moneys  
52 authorized for transfer, to the general fund for payment of debt service  
53 related to the SUNY hospitals on or before March 31, 2027.

54 § 15. Notwithstanding any law to the contrary, upon the direction of  
55 the director of the budget and the chancellor of the state university of  
56 New York or their designee, and in accordance with section 4 of the

1 state finance law, the comptroller is hereby authorized and directed to  
2 transfer monies from the state university dormitory income fund (40350)  
3 to the state university residence hall rehabilitation fund (30100), and  
4 from the state university residence hall rehabilitation fund (30100) to  
5 the state university dormitory income fund (40350), in an amount not to  
6 exceed \$125 million from each fund.

7 § 16. Notwithstanding any law to the contrary, and in accordance with  
8 section 4 of the state finance law, the comptroller is hereby authorized  
9 and directed to transfer, at the request of the director of the budget,  
10 up to \$700,000,000 from the unencumbered balance of any special revenue  
11 fund or account, agency fund or account, internal service fund or  
12 account, enterprise fund or account, or any combination of such funds  
13 and accounts, to the general fund. The amounts transferred pursuant to  
14 this authorization shall be in addition to any other transfers expressly  
15 authorized in the 2026-27 budget. Transfers from federal funds, debt  
16 service funds, capital projects funds, the community projects fund, or  
17 funds that would result in the loss of eligibility for federal benefits  
18 or federal funds pursuant to federal law, rule, or regulation as assent-  
19 ed to in chapter 683 of the laws of 1938 and chapter 700 of the laws of  
20 1951 are not permitted pursuant to this authorization.

21 § 17. Notwithstanding any law to the contrary, and in accordance with  
22 section 4 of the state finance law, the comptroller is hereby authorized  
23 and directed to transfer, at the request of the director of the budget,  
24 up to \$100 million from any non-general fund or account, or combination  
25 of funds and accounts, to the miscellaneous special revenue fund, tech-  
26 nology financing account (22207), the miscellaneous capital projects  
27 fund, the federal capital projects account (31350), information technol-  
28 ogy capital financing account (32215), or the centralized technology  
29 services account (55069), for the purpose of consolidating technology  
30 procurement and services. The amounts transferred to the miscellaneous  
31 special revenue fund, technology financing account (22207) pursuant to  
32 this authorization shall be equal to or less than the amount of such  
33 monies intended to support information technology costs which are  
34 attributable, according to a plan, to such account made in pursuance to  
35 an appropriation by law. Transfers to the technology financing account  
36 shall be completed from amounts collected by non-general funds or  
37 accounts pursuant to a fund deposit schedule or permanent statute, and  
38 shall be transferred to the technology financing account pursuant to a  
39 schedule agreed upon by the affected agency commissioner. Transfers from  
40 funds that would result in the loss of eligibility for federal benefits  
41 or federal funds pursuant to federal law, rule, or regulation as assent-  
42 ed to in chapter 683 of the laws of 1938 and chapter 700 of the laws of  
43 1951 are not permitted pursuant to this authorization.

44 § 18. Notwithstanding any law to the contrary, and in accordance with  
45 section 4 of the state finance law, the comptroller is hereby authorized  
46 and directed to transfer, at the request of the director of the budget,  
47 up to \$400 million from any non-general fund or account, or combination  
48 of funds and accounts, to the general fund for the purpose of consol-  
49 idating technology procurement and services. The amounts transferred  
50 pursuant to this authorization shall be equal to or less than the amount  
51 of such monies intended to support information technology costs which  
52 are attributable, according to a plan, to such account made in pursuance  
53 to an appropriation by law. Transfers to the general fund shall be  
54 completed from amounts collected by non-general funds or accounts pursu-  
55 ant to a fund deposit schedule. Transfers from funds that would result  
56 in the loss of eligibility for federal benefits or federal funds pursu-

1 ant to federal law, rule, or regulation as assented to in chapter 683 of  
2 the laws of 1938 and chapter 700 of the laws of 1951 are not permitted  
3 pursuant to this authorization.

4 § 19. Notwithstanding any provision of law to the contrary, as deemed  
5 feasible and advisable by its trustees, the power authority of the state  
6 of New York is authorized and directed to transfer to the state treasury  
7 to the credit of the general fund up to \$10,000,000 for the state fiscal  
8 year commencing April 1, 2026, the proceeds of which will be utilized to  
9 support energy-related state activities.

10 § 20. Notwithstanding any provision of law to the contrary, as deemed  
11 feasible and advisable by its trustees, the power authority of the state  
12 of New York is authorized to transfer to the state treasury to the cred-  
13 it of the general fund up to \$25,000,000 for the state fiscal year  
14 commencing April 1, 2026, the proceeds of which will be utilized to  
15 support programs established or implemented by or within the department  
16 of labor, including but not limited to the office of just energy transi-  
17 tion and programs for workforce training and retraining, to prepare  
18 workers for employment for work in the renewable energy field.

19 § 21. Notwithstanding any provision of law, rule or regulation to the  
20 contrary, the New York state energy research and development authority  
21 is authorized and directed to contribute \$913,000 to the state treasury  
22 to the credit of the general fund on or before March 31, 2027.

23 § 22. Notwithstanding any provision of law, rule or regulation to the  
24 contrary, the New York state energy research and development authority  
25 is authorized and directed to transfer five million dollars to the cred-  
26 it of the Environmental Protection Fund on or before March 31, 2027 from  
27 proceeds collected by the authority from the auction or sale of carbon  
28 dioxide emission allowances allocated by the department of environmental  
29 conservation.

30 § 23. Subdivision 5 of section 97-rrr of the state finance law, as  
31 amended by section 23 of part MM of chapter 56 of the laws of 2025, is  
32 amended to read as follows:

33 5. Notwithstanding the provisions of section one hundred seventy-one-a  
34 of the tax law, as separately amended by chapters four hundred eighty-  
35 one and four hundred eighty-four of the laws of nineteen hundred eight-  
36 y-one, and notwithstanding the provisions of chapter ninety-four of the  
37 laws of two thousand eleven, or any other provisions of law to the  
38 contrary, during the fiscal year beginning April first, two thousand  
39 [twenty-five] twenty-six, the state comptroller is hereby authorized and  
40 directed to deposit to the fund created pursuant to this section from  
41 amounts collected pursuant to article twenty-two of the tax law and  
42 pursuant to a schedule submitted by the director of the budget, up to  
43 [\$1,396,911,000] \$1,294,911,000 as may be certified in such schedule as  
44 necessary to meet the purposes of such fund for the fiscal year begin-  
45 ning April first, two thousand [twenty-five] twenty-six.

46 § 24. Notwithstanding any law to the contrary, the comptroller is  
47 hereby authorized and directed to transfer, upon request of the director  
48 of the budget, on or before March 31, 2027, the following amounts from  
49 the following special revenue accounts to the capital projects fund  
50 (30000), for the purposes of reimbursement to such fund for expenses  
51 related to the maintenance and preservation of state assets:

52 1. \$43,000 from the miscellaneous special revenue fund, administrative  
53 program account (21982).

54 2. \$1,690,000 from the miscellaneous special revenue fund, helen hayes  
55 hospital account (22140).

1 3. \$219,000 from the miscellaneous special revenue fund, New York city  
2 veterans' home account (22141).

3 4. \$840,000 from the miscellaneous special revenue fund, New York  
4 state home for veterans' and their dependents at oxford account (22142).

5 5. \$176,000 from the miscellaneous special revenue fund, western New  
6 York veterans' home account (22143).

7 6. \$492,000 from the miscellaneous special revenue fund, New York  
8 state for veterans in the lower-hudson valley account (22144).

9 7. \$2,550,000 from the miscellaneous special revenue fund, patron  
10 services account (22163).

11 8. \$5,000,000 from the miscellaneous special revenue fund, state  
12 university general income reimbursable account (22653).

13 9. \$110,000,000 from the miscellaneous special revenue fund, state  
14 university revenue offset account (22655).

15 10. \$35,000,000 from the state university dormitory income fund, state  
16 university dormitory income fund (40350).

17 11. \$1,000,000 from the miscellaneous special revenue fund, litigation  
18 settlement and civil recovery account (22117).

19 § 24-a. Notwithstanding any law to the contrary, to maintain health  
20 care access for essential plan enrollees in the event that the federal  
21 government does not approve the termination of the 1332 State Innovation  
22 Waiver and reactivation of the 1331 Basic Health Plan ("waiver  
23 submission") for the state of New York by July 1, 2026, the comptroller  
24 is hereby authorized and directed to transfer, at the request of the  
25 director of the budget, up to \$2,400,000,000 from the reserve for  
26 economic uncertainties, to the essential plan contingency fund.

27 § 25. Notwithstanding any law to the contrary, the comptroller is  
28 hereby authorized and directed to transfer, upon request of the director  
29 of the budget, on or before March 31, 2027 the following amounts from  
30 the following special revenue accounts or enterprise funds to the gener-  
31 al fund, for the purposes of offsetting principal and interest costs,  
32 incurred by the state pursuant to section 53 of part PP of chapter 56 of  
33 the laws of 2023, provided that the annual amount of the transfer shall  
34 be no more than the principal and interest that would have otherwise  
35 been due to the power authority of the state of New York, from any state  
36 agency, in a given state fiscal year. Amounts pertaining to special  
37 revenue accounts assigned to the state university of New York shall be  
38 considered interchangeable between the designated special revenue  
39 accounts as to meet the requirements of this section and section 52 of  
40 part RR of chapter 56 of the laws of 2023:

41 1. \$15,000,000 from the miscellaneous special revenue fund, state  
42 university general income reimbursable account (22653).

43 2. \$5,000,000 from state university dormitory income fund, state  
44 university dormitory income fund (40350).

45 3. \$5,000,000 from the enterprise fund, city university senior college  
46 operating fund (60851).

47 § 26. Paragraph (a) of subdivision 2 of section 47-e of the private  
48 housing finance law, as amended by section 32 of part MM of chapter 56  
49 of the laws of 2025, is amended to read as follows:

50 (a) Subject to the provisions of chapter fifty-nine of the laws of two  
51 thousand, in order to enhance and encourage the promotion of housing  
52 programs and thereby achieve the stated purposes and objectives of such  
53 housing programs, the agency shall have the power and is hereby author-  
54 ized from time to time to issue negotiable housing program bonds and  
55 notes in such principal amount as shall be necessary to provide suffi-  
56 cient funds for the repayment of amounts disbursed (and not previously

1 reimbursed) pursuant to law or any prior year making capital appropri-  
2 ations or reappropriations for the purposes of the housing program;  
3 provided, however, that the agency may issue such bonds and notes in an  
4 aggregate principal amount not exceeding [sixteen billion seven hundred  
5 seventy-seven million nine hundred sixty-four thousand dollars  
6 \$16,777,964,000] nineteen billion eight hundred seven million seven  
7 hundred sixty-four thousand dollars \$19,807,764,000, excluding bonds  
8 issued after April first, two thousand twenty-five to (i) fund one or  
9 more debt service reserve funds, (ii) pay costs of issuance of such  
10 bonds, and (iii) refund or otherwise repay such bonds or notes previous-  
11 ly issued, provided that nothing herein shall affect the exclusion of  
12 refunding debt issued prior to such date. No reserve fund securing the  
13 housing program bonds shall be entitled or eligible to receive state  
14 funds apportioned or appropriated to maintain or restore such reserve  
15 fund at or to a particular level, except to the extent of any deficiency  
16 resulting directly or indirectly from a failure of the state to appro-  
17 priate or pay the agreed amount under any of the contracts provided for  
18 in subdivision four of this section.

19 § 27. Subdivision 1 of section 16 of part D of chapter 389 of the laws  
20 of 1997, relating to the financing of the correctional facilities  
21 improvement fund and the youth facility improvement fund, as amended by  
22 section 53 of part MM of chapter 56 of the laws of 2025, is amended to  
23 read as follows:

24 1. Subject to the provisions of chapter 59 of the laws of 2000, but  
25 notwithstanding the provisions of section 18 of section 1 of chapter 174  
26 of the laws of 1968, the New York state urban development corporation is  
27 hereby authorized to issue bonds, notes and other obligations in an  
28 aggregate principal amount not to exceed [eleven billion one hundred  
29 seventeen million three hundred fifty-nine thousand dollars  
30 \$11,117,359,000] eleven billion five hundred thirty-six million five  
31 hundred fifty-nine thousand dollars \$11,536,559,000, excluding bonds  
32 issued after April first, two thousand twenty-five to (i) fund one or  
33 more debt service reserve funds, (ii) pay costs of issuance of such  
34 bonds, and (iii) refund or otherwise repay such bonds or notes previous-  
35 ly issued, provided that nothing herein shall affect the exclusion of  
36 refunding debt issued prior to such date.

37 § 28. Paragraph (c) of subdivision 14 of section 1680 of the public  
38 authorities law, as amended by section 34 of part MM of chapter 56 of  
39 the laws of 2025, is amended to read as follows:

40 (c) Subject to the provisions of chapter fifty-nine of the laws of two  
41 thousand, (i) the dormitory authority shall not deliver a series of  
42 bonds for city university community college facilities, except to refund  
43 or to be substituted for or in lieu of other bonds in relation to city  
44 university community college facilities pursuant to a resolution of the  
45 dormitory authority adopted before July first, nineteen hundred eighty-  
46 five or any resolution supplemental thereto, if the principal amount of  
47 bonds so to be issued when added to all principal amounts of bonds  
48 previously issued by the dormitory authority for city university commu-  
49 nity college facilities, except to refund or to be substituted in lieu  
50 of other bonds in relation to city university community college facili-  
51 ties will exceed the sum of four hundred twenty-five million dollars and  
52 (ii) the dormitory authority shall not deliver a series of bonds issued  
53 for city university facilities, including community college facilities,  
54 pursuant to a resolution of the dormitory authority adopted on or after  
55 July first, nineteen hundred eighty-five, except to refund or to be  
56 substituted for or in lieu of other bonds in relation to city university

1 facilities and except for bonds issued pursuant to a resolution supple-  
2 mental to a resolution of the dormitory authority adopted prior to July  
3 first, nineteen hundred eighty-five, if the principal amount of bonds so  
4 to be issued when added to the principal amount of bonds previously  
5 issued pursuant to any such resolution, except bonds issued to refund or  
6 to be substituted for or in lieu of other bonds in relation to city  
7 university facilities, will exceed [twelve billion three hundred million  
8 three hundred sixty-eight thousand dollars \$12,300,368,000] twenty  
9 billion four hundred seventy-one million nine hundred four thousand  
10 dollars \$20,471,904,000, excluding bonds issued after April first, two  
11 thousand twenty-five to (i) fund one or more debt service reserve funds,  
12 (ii) pay costs of issuance of such bonds, and (iii) refund or otherwise  
13 repay such bonds or notes previously issued, provided that nothing here-  
14 in shall affect the exclusion of refunding debt issued prior to such  
15 date. The legislature reserves the right to amend or repeal such limit,  
16 and the state of New York, the dormitory authority, the city university,  
17 and the fund are prohibited from covenanting or making any other agree-  
18 ments with or for the benefit of bondholders which might in any way  
19 affect such right.

20 § 29. Subdivision 1 of section 1689-i of the public authorities law,  
21 as amended by section 35 of part MM of chapter 56 of the laws of 2025,  
22 is amended to read as follows:

23 1. The dormitory authority is authorized to issue bonds, at the  
24 request of the commissioner of education, to finance eligible library  
25 construction projects pursuant to section two hundred seventy-three-a of  
26 the education law, in amounts certified by such commissioner not to  
27 exceed a total principal amount of [four hundred fifty-five million  
28 dollars \$455,000,000] five hundred twenty-five million dollars  
29 \$525,000,000.

30 § 30. Paragraph (c) of subdivision 19 of section 1680 of the public  
31 authorities law, as amended by section 36 of part MM of chapter 56 of  
32 the laws of 2025, is amended to read as follows:

33 (c) Subject to the provisions of chapter fifty-nine of the laws of two  
34 thousand, the dormitory authority shall not issue any bonds for state  
35 university educational facilities purposes if the principal amount of  
36 bonds to be issued when added to the aggregate principal amount of bonds  
37 issued by the dormitory authority on and after July first, nineteen  
38 hundred eighty-eight for state university educational facilities will  
39 exceed [twenty billion nine hundred forty-eight million one hundred  
40 sixty-four thousand dollars \$20,948,164,000] thirty-one billion six  
41 hundred ninety-three million one hundred sixty-four thousand dollars  
42 \$31,693,164,000, excluding bonds issued after April first, two thousand  
43 twenty-five to (i) fund one or more debt service reserve funds, (ii) pay  
44 costs of issuance of such bonds, and (iii) refund or otherwise repay  
45 such bonds or notes previously issued, provided that nothing herein  
46 shall affect the exclusion of refunding debt issued prior to such date.  
47 The legislature reserves the right to amend or repeal such limit, and  
48 the state of New York, the dormitory authority, the state university of  
49 New York, and the state university construction fund are prohibited from  
50 covenanting or making any other agreements with or for the benefit of  
51 bondholders which might in any way affect such right.

52 § 31. Subdivision 10-a of section 1680 of the public authorities law,  
53 as amended by section 37 of part MM of chapter 56 of the laws of 2025,  
54 is amended to read as follows:

55 10-a. Subject to the provisions of chapter fifty-nine of the laws of  
56 two thousand, but notwithstanding any other provision of the law to the

1 contrary, the maximum amount of bonds and notes to be issued after March  
2 thirty-first, two thousand two, on behalf of the state, in relation to  
3 any locally sponsored community college, shall be [one billion four  
4 hundred ninety-five million seven hundred seventy-four thousand dollars  
5 \$1,495,774,000] one billion six hundred twenty-three million eight  
6 hundred eighty-four thousand dollars \$1,623,884,000. Such amount shall  
7 be exclusive of bonds and notes issued to fund any reserve fund or  
8 funds, costs of issuance and to refund any outstanding bonds and notes,  
9 issued on behalf of the state, relating to a locally sponsored community  
10 college.

11 § 32. Paragraph b of subdivision 2 of section 9-a of section 1 of  
12 chapter 392 of the laws of 1973, constituting the New York state medical  
13 care facilities finance agency act, as amended by section 38 of part MM  
14 of chapter 56 of the laws of 2025, is amended to read as follows:

15 b. The agency shall have power and is hereby authorized from time to  
16 time to issue negotiable bonds and notes in conformity with applicable  
17 provisions of the uniform commercial code in such principal amount as,  
18 in the opinion of the agency, shall be necessary, after taking into  
19 account other moneys which may be available for the purpose, to provide  
20 sufficient funds to the facilities development corporation, or any  
21 successor agency, for the financing or refinancing of or for the design,  
22 construction, acquisition, reconstruction, rehabilitation or improvement  
23 of mental health services facilities pursuant to paragraph a of this  
24 subdivision, the payment of interest on mental health services improve-  
25 ment bonds and mental health services improvement notes issued for such  
26 purposes, the establishment of reserves to secure such bonds and notes,  
27 the cost or premium of bond insurance or the costs of any financial  
28 mechanisms which may be used to reduce the debt service that would be  
29 payable by the agency on its mental health services facilities improve-  
30 ment bonds and notes and all other expenditures of the agency incident  
31 to and necessary or convenient to providing the facilities development  
32 corporation, or any successor agency, with funds for the financing or  
33 refinancing of or for any such design, construction, acquisition, recon-  
34 struction, rehabilitation or improvement and for the refunding of mental  
35 hygiene improvement bonds issued pursuant to section 47-b of the private  
36 housing finance law; provided, however, that the agency shall not issue  
37 mental health services facilities improvement bonds and mental health  
38 services facilities improvement notes in an aggregate principal amount  
39 exceeding [thirteen billion six hundred thirty-nine million five hundred  
40 fifty-four thousand dollars \$13,639,554,000] fourteen billion two  
41 hundred ninety-nine million four hundred fifty-two thousand dollars  
42 \$14,299,452,000, excluding bonds issued after April first, two thousand  
43 twenty-five to (i) fund one or more debt service reserve funds, (ii) pay  
44 costs of issuance of such bonds, and (iii) refund or otherwise repay  
45 such bonds or notes previously issued, provided that nothing herein  
46 shall affect the exclusion of refunding debt issued prior to such date.  
47 The director of the budget shall allocate the aggregate principal  
48 authorized to be issued by the agency among the office of mental health,  
49 office for people with developmental disabilities, and the office of  
50 addiction services and supports, in consultation with their respective  
51 commissioners to finance bondable appropriations previously approved by  
52 the legislature.

53 § 33. Subdivision (a) of section 48 of part K of chapter 81 of the  
54 laws of 2002, relating to providing for the administration of certain  
55 funds and accounts related to the 2002-2003 budget, as amended by

1 section 39 of part MM of chapter 56 of the laws of 2025, is amended to  
2 read as follows:

3 (a) Subject to the provisions of chapter 59 of the laws of 2000 but  
4 notwithstanding the provisions of section 18 of the urban development  
5 corporation act, the corporation is hereby authorized to issue bonds or  
6 notes in one or more series in an aggregate principal amount not to  
7 exceed [five hundred fifty million five hundred thousand dollars  
8 \$550,500,000] seven hundred eight million one hundred thousand dollars  
9 \$708,100,000, excluding bonds issued to fund one or more debt service  
10 reserve funds, to pay costs of issuance of such bonds, and bonds or  
11 notes issued to refund or otherwise repay such bonds or notes previously  
12 issued, for the purpose of financing capital costs related to homeland  
13 security and training facilities for the division of state police, the  
14 division of military and naval affairs, and any other state agency,  
15 including the reimbursement of any disbursements made from the state  
16 capital projects fund, and is hereby authorized to issue bonds or notes  
17 in one or more series in an aggregate principal amount not to exceed  
18 [two billion one hundred sixty-eight million three hundred thirty-one  
19 thousand dollars \$2,168,331,000] two billion five hundred twenty million  
20 eight hundred six thousand dollars \$2,520,806,000, excluding bonds  
21 issued to fund one or more debt service reserve funds, to pay costs of  
22 issuance of such bonds, and bonds or notes issued to refund or otherwise  
23 repay such bonds or notes previously issued, for the purpose of financ-  
24 ing improvements to State office buildings and other facilities located  
25 statewide, including the reimbursement of any disbursements made from  
26 the state capital projects fund. Such bonds and notes of the corporation  
27 shall not be a debt of the state, and the state shall not be liable  
28 thereon, nor shall they be payable out of any funds other than those  
29 appropriated by the state to the corporation for debt service and  
30 related expenses pursuant to any service contracts executed pursuant to  
31 subdivision (b) of this section, and such bonds and notes shall contain  
32 on the face thereof a statement to such effect.

33 § 34. Subdivision 1 of section 47 of section 1 of chapter 174 of the  
34 laws of 1968, constituting the New York state urban development corpo-  
35 ration act, as amended by section 40 of part MM of chapter 56 of the  
36 laws of 2025, is amended to read as follows:

37 1. Notwithstanding the provisions of any other law to the contrary,  
38 the dormitory authority and the corporation are hereby authorized to  
39 issue bonds or notes in one or more series for the purpose of funding  
40 project costs for the office of information technology services, depart-  
41 ment of law, and other state costs associated with such capital  
42 projects. The aggregate principal amount of bonds authorized to be  
43 issued pursuant to this section shall not exceed [one billion eight  
44 hundred seventy-three million four hundred twelve thousand dollars  
45 \$1,873,412,000] two billion four million one hundred twelve thousand  
46 dollars \$2,004,112,000, excluding bonds issued to fund one or more debt  
47 service reserve funds, to pay costs of issuance of such bonds, and bonds  
48 or notes issued to refund or otherwise repay such bonds or notes previ-  
49 ously issued. Such bonds and notes of the dormitory authority and the  
50 corporation shall not be a debt of the state, and the state shall not be  
51 liable thereon, nor shall they be payable out of any funds other than  
52 those appropriated by the state to the dormitory authority and the  
53 corporation for principal, interest, and related expenses pursuant to a  
54 service contract and such bonds and notes shall contain on the face  
55 thereof a statement to such effect. Except for purposes of complying

1 with the internal revenue code, any interest income earned on bond  
2 proceeds shall only be used to pay debt service on such bonds.

3 § 35. Subdivision (b) of section 11 of chapter 329 of the laws of  
4 1991, amending the state finance law and other laws relating to the  
5 establishment of the dedicated highway and bridge trust fund, as amended  
6 by section 41 of part MM of chapter 56 of the laws of 2025, is amended  
7 to read as follows:

8 (b) Any service contract or contracts for projects authorized pursuant  
9 to sections 10-c, 10-f, 10-g and 80-b of the highway law and section  
10 14-k of the transportation law, and entered into pursuant to subdivision  
11 (a) of this section, shall provide for state commitments to provide  
12 annually to the thruway authority a sum or sums, upon such terms and  
13 conditions as shall be deemed appropriate by the director of the budget,  
14 to fund, or fund the debt service requirements of any bonds or any obli-  
15 gations of the thruway authority issued to fund or to reimburse the  
16 state for funding such projects having a cost not in excess of [fifteen  
17 billion eight hundred twenty-two million three hundred eighty-four thou-  
18 sand dollars \$15,822,384,000] sixteen billion nine hundred million one  
19 hundred eighty-one thousand dollars \$16,900,181,000. Such limit shall  
20 exclude bonds issued after April first, two thousand twenty-five to (i)  
21 fund one or more debt service reserve funds, (ii) pay costs of issuance  
22 of such bonds, and (iii) refund or otherwise repay such bonds or notes  
23 previously issued, provided that nothing herein shall affect the exclu-  
24 sion of refunding debt issued prior to such date. For purposes of this  
25 subdivision, such projects shall be deemed to include capital grants to  
26 cities, towns and villages for the reimbursement of eligible capital  
27 costs of local highway and bridge projects within such municipality,  
28 where allocations to cities, towns and villages are based on the total  
29 number of New York or United States or interstate signed touring route  
30 miles for which such municipality has capital maintenance responsibil-  
31 ity, and where such eligible capital costs include the costs of  
32 construction and repair of highways, bridges, highway-railroad cross-  
33 ings, and other transportation facilities for projects with a service  
34 life of ten years or more.

35 § 36. Subdivision 1 of section 53 of section 1 of chapter 174 of the  
36 laws of 1968, constituting the New York state urban development corpo-  
37 ration act, as amended by section 42 of part MM of chapter 56 of the  
38 laws of 2025, is amended to read as follows:

39 1. Notwithstanding the provisions of any other law to the contrary,  
40 the dormitory authority and the urban development corporation are hereby  
41 authorized to issue bonds or notes in one or more series for the purpose  
42 of funding project costs for the acquisition of equipment, including but  
43 not limited to the creation or modernization of information technology  
44 systems and related research and development equipment, health and safe-  
45 ty equipment, heavy equipment and machinery, the creation or improvement  
46 of security systems, and laboratory equipment and other state costs  
47 associated with such capital projects. The aggregate principal amount  
48 of bonds authorized to be issued pursuant to this section shall not  
49 exceed [six hundred ninety-three million dollars \$693,000,000] eight  
50 hundred twenty-three million dollars \$823,000,000, excluding bonds  
51 issued to fund one or more debt service reserve funds, to pay costs of  
52 issuance of such bonds, and bonds or notes issued to refund or otherwise  
53 repay such bonds or notes previously issued. Such bonds and notes of the  
54 dormitory authority and the urban development corporation shall not be a  
55 debt of the state, and the state shall not be liable thereon, nor shall  
56 they be payable out of any funds other than those appropriated by the

1 state to the dormitory authority and the urban development corporation  
2 for principal, interest, and related expenses pursuant to a service  
3 contract and such bonds and notes shall contain on the face thereof a  
4 statement to such effect. Except for purposes of complying with the  
5 internal revenue code, any interest income earned on bond proceeds shall  
6 only be used to pay debt service on such bonds.

7 § 37. Subdivision 3 of section 1285-p of the public authorities law,  
8 as amended by section 43 of part MM of chapter 56 of the laws of 2025,  
9 is amended to read as follows:

10 3. The maximum amount of bonds that may be issued for the purpose of  
11 financing environmental infrastructure projects authorized by this  
12 section shall be [fourteen billion four hundred eighty million eight  
13 hundred sixty thousand dollars \$14,480,860,000] seventeen billion eight  
14 hundred thirty million six hundred sixty thousand dollars  
15 \$17,830,660,000, exclusive of bonds issued to fund any debt service  
16 reserve funds, pay costs of issuance of such bonds, and bonds or notes  
17 issued to refund or otherwise repay bonds or notes previously issued.  
18 Such bonds and notes of the corporation shall not be a debt of the  
19 state, and the state shall not be liable thereon, nor shall they be  
20 payable out of any funds other than those appropriated by the state to  
21 the corporation for debt service and related expenses pursuant to any  
22 service contracts executed pursuant to subdivision one of this section,  
23 and such bonds and notes shall contain on the face thereof a statement  
24 to such effect.

25 § 38. Subdivision 1 of section 17 of part D of chapter 389 of the laws  
26 of 1997, relating to the financing of the correctional facilities  
27 improvement fund and the youth facility improvement fund, as amended by  
28 section 44 of part MM of chapter 56 of the laws of 2025, is amended to  
29 read as follows:

30 1. Subject to the provisions of chapter 59 of the laws of 2000, but  
31 notwithstanding the provisions of section 18 of section 1 of chapter 174  
32 of the laws of 1968, the New York state urban development corporation is  
33 hereby authorized to issue bonds, notes and other obligations in an  
34 aggregate principal amount not to exceed [one billion two hundred seven-  
35 teen million seven hundred fifty-five thousand dollars \$1,217,755,000]  
36 one billion two hundred seventy million five hundred eighty thousand  
37 dollars \$1,270,580,000, excluding bonds issued after April first, two  
38 thousand twenty-five to (a) fund one or more debt service reserve funds,  
39 (b) to pay costs of issuance of such bonds, and (c) refund or otherwise  
40 repay such bonds or notes previously issued, provided that nothing here-  
41 in shall affect the exclusion of refunding debt issued prior to such  
42 date. Which authorization increases the aggregate principal amount of  
43 bonds, notes and other obligations authorized by section 40 of chapter  
44 309 of the laws of 1996, and shall include all bonds, notes and other  
45 obligations issued pursuant to chapter 211 of the laws of 1990, as  
46 amended or supplemented. The proceeds of such bonds, notes or other  
47 obligations shall be paid to the state, for deposit in the youth facili-  
48 ties improvement fund or the capital projects fund, to pay for all or  
49 any portion of the amount or amounts paid by the state from appropri-  
50 ations or reappropriations made to the office of children and family  
51 services from the youth facilities improvement fund or the capital  
52 projects fund for capital projects.

53 § 39. Subdivision 1 of section 386-b of the public authorities law, as  
54 amended by section 45 of part MM of chapter 56 of the laws of 2025, is  
55 amended to read as follows:

1 1. Notwithstanding any other provision of law to the contrary, the  
2 authority, the dormitory authority and the urban development corporation  
3 are hereby authorized to issue bonds or notes in one or more series for  
4 the purpose of financing peace bridge projects and capital costs of  
5 state and local highways, parkways, bridges, the New York state thruway,  
6 Indian reservation roads, and facilities, and transportation infrastruc-  
7 ture projects including aviation projects, non-MTA mass transit  
8 projects, and rail service preservation projects, including work appur-  
9 tenant and ancillary thereto. The aggregate principal amount of bonds  
10 authorized to be issued pursuant to this section shall not exceed  
11 [seventeen billion thirty million twenty-seven thousand dollars  
12 \$17,030,027,000] eighteen billion seven hundred six million three  
13 hundred eighty-five thousand dollars \$18,706,385,000, excluding bonds  
14 issued to fund one or more debt service reserve funds, to pay costs of  
15 issuance of such bonds, and to refund or otherwise repay such bonds or  
16 notes previously issued. Such bonds and notes of the authority, the  
17 dormitory authority and the urban development corporation shall not be a  
18 debt of the state, and the state shall not be liable thereon, nor shall  
19 they be payable out of any funds other than those appropriated by the  
20 state to the authority, the dormitory authority and the urban develop-  
21 ment corporation for principal, interest, and related expenses pursuant  
22 to a service contract and such bonds and notes shall contain on the face  
23 thereof a statement to such effect. Except for purposes of complying  
24 with the internal revenue code, any interest income earned on bond  
25 proceeds shall only be used to pay debt service on such bonds.

26 § 40. Subdivision 1 of section 44 of section 1 of chapter 174 of the  
27 laws of 1968, constituting the New York state urban development corpo-  
28 ration act, as amended by section 46 of part MM of chapter 56 of the  
29 laws of 2025, is amended to read as follows:

30 1. Notwithstanding the provisions of any other law to the contrary,  
31 the dormitory authority and the corporation are hereby authorized to  
32 issue bonds or notes in one or more series for the purpose of funding  
33 project costs for the regional economic development council initiative,  
34 the economic transformation program, state university of New York  
35 college for nanoscale and science engineering, projects within the city  
36 of Buffalo or surrounding environs, the New York works economic develop-  
37 ment fund, projects for the retention of professional football in west-  
38 ern New York, the empire state economic development fund, the clarkson-  
39 trudeau partnership, the New York genome center, the Cornell university  
40 college of veterinary medicine, the olympic regional development author-  
41 ity, projects at nano Utica, Onondaga county revitalization projects,  
42 Binghamton university school of pharmacy, New York power electronics  
43 manufacturing consortium, regional infrastructure projects, high tech  
44 innovation and economic development infrastructure program, high tech-  
45 nology manufacturing projects in Chautauqua and Erie county, an indus-  
46 trial scale research and development facility in Clinton county, upstate  
47 revitalization initiative projects, downstate revitalization initiative,  
48 market New York projects, fairground buildings, equipment or facilities  
49 used to house and promote agriculture, the state fair, the empire state  
50 trail, the moynihan station development project, the Kingsbridge armory  
51 project, strategic economic development projects, the cultural, arts and  
52 public spaces fund, water infrastructure in the city of Auburn and town  
53 of Owasco, a life sciences laboratory public health initiative, not-for-  
54 profit pounds, shelters and humane societies, arts and cultural facili-  
55 ties improvement program, restore New York's communities initiative,  
56 heavy equipment, economic development and infrastructure projects,



1 Roosevelt Island operating corporation capital projects, Lake Ontario  
2 regional projects, Pennsylvania station and other transit projects,  
3 athletic facilities for professional football in Orchard Park, New York,  
4 Rush - NY, New York AI Consortium, New York Creates UEV Tool, and other  
5 state costs associated with such projects. The aggregate principal  
6 amount of bonds authorized to be issued pursuant to this section shall  
7 not exceed [twenty-three billion seven hundred five million two hundred  
8 fifty-three thousand dollars \$23,705,253,000] twenty-five billion nine  
9 hundred thirty-three million four hundred fifty-three thousand dollars  
10 \$25,933,453,000, excluding bonds issued to fund one or more debt service  
11 reserve funds, to pay costs of issuance of such bonds, and bonds or  
12 notes issued to refund or otherwise repay such bonds or notes previously  
13 issued. Such bonds and notes of the dormitory authority and the corpo-  
14 ration shall not be a debt of the state, and the state shall not be  
15 liable thereon, nor shall they be payable out of any funds other than  
16 those appropriated by the state to the dormitory authority and the  
17 corporation for principal, interest, and related expenses pursuant to a  
18 service contract and such bonds and notes shall contain on the face  
19 thereof a statement to such effect. Except for purposes of complying  
20 with the internal revenue code, any interest income earned on bond  
21 proceeds shall only be used to pay debt service on such bonds.

22 § 41. Subdivision (a) of section 28 of part Y of chapter 61 of the  
23 laws of 2005, relating to providing for the administration of certain  
24 funds and accounts related to the 2005-2006 budget, as amended by  
25 section 47 of part MM of chapter 56 of the laws of 2025, is amended to  
26 read as follows:

27 (a) Subject to the provisions of chapter 59 of the laws of 2000, but  
28 notwithstanding any provisions of law to the contrary, one or more  
29 authorized issuers as defined by section 68-a of the state finance law  
30 are hereby authorized to issue bonds or notes in one or more series in  
31 an aggregate principal amount not to exceed [three hundred ninety-seven  
32 million dollars \$397,000,000] four hundred forty-two million dollars  
33 \$442,000,000, excluding bonds issued to finance one or more debt service  
34 reserve funds, to pay costs of issuance of such bonds, and bonds or  
35 notes issued to refund or otherwise repay such bonds or notes previously  
36 issued, for the purpose of financing capital projects for public  
37 protection facilities in the Division of Military and Naval Affairs,  
38 debt service and leases; and to reimburse the state general fund for  
39 disbursements made therefor. Such bonds and notes of such authorized  
40 issuer shall not be a debt of the state, and the state shall not be  
41 liable thereon, nor shall they be payable out of any funds other than  
42 those appropriated by the state to such authorized issuer for debt  
43 service and related expenses pursuant to any service contract executed  
44 pursuant to subdivision (b) of this section and such bonds and notes  
45 shall contain on the face thereof a statement to such effect. Except for  
46 purposes of complying with the internal revenue code, any interest  
47 income earned on bond proceeds shall only be used to pay debt service on  
48 such bonds.

49 § 42. Subdivision 1 of section 50 of section 1 of chapter 174 of the  
50 laws of 1968, constituting the New York state urban development corpo-  
51 ration act, as amended by section 48 of part MM of chapter 56 of the  
52 laws of 2025, is amended to read as follows:

53 1. Notwithstanding the provisions of any other law to the contrary,  
54 the dormitory authority and the urban development corporation are hereby  
55 authorized to issue bonds or notes in one or more series for the purpose  
56 of funding project costs undertaken by or on behalf of the state educa-

1 tion department, special act school districts, state-supported schools  
2 for the blind and deaf, approved private special education schools,  
3 non-public schools, community centers, day care facilities, residential  
4 camps, day camps, Native American Indian Nation schools, and other state  
5 costs associated with such capital projects. The aggregate principal  
6 amount of bonds authorized to be issued pursuant to this section shall  
7 not exceed [four hundred forty million three hundred ninety-seven thou-  
8 sand dollars \$440,397,000] four hundred eighty-five million nine hundred  
9 sixty thousand dollars \$485,960,000, excluding bonds issued to fund one  
10 or more debt service reserve funds, to pay costs of issuance of such  
11 bonds, and bonds or notes issued to refund or otherwise repay such bonds  
12 or notes previously issued. Such bonds and notes of the dormitory  
13 authority and the urban development corporation shall not be a debt of  
14 the state, and the state shall not be liable thereon, nor shall they be  
15 payable out of any funds other than those appropriated by the state to  
16 the dormitory authority and the urban development corporation for prin-  
17 cipal, interest, and related expenses pursuant to a service contract and  
18 such bonds and notes shall contain on the face thereof a statement to  
19 such effect. Except for purposes of complying with the internal revenue  
20 code, any interest income earned on bond proceeds shall only be used to  
21 pay debt service on such bonds.

22 § 43. Subdivision 1 of section 1680-k of the public authorities law,  
23 as amended by section 49 of part MM of chapter 56 of the laws of 2025,  
24 is amended to read as follows:

25 1. Subject to the provisions of chapter fifty-nine of the laws of two  
26 thousand, but notwithstanding any provisions of law to the contrary, the  
27 dormitory authority is hereby authorized to issue bonds or notes in one  
28 or more series in an aggregate principal amount not to exceed [forty-one  
29 million one hundred seventy-five thousand dollars \$41,175,000] forty-one  
30 million two hundred ninety thousand dollars \$41,290,000, excluding bonds  
31 issued to finance one or more debt service reserve funds, to pay costs  
32 of issuance of such bonds, and bonds or notes issued to refund or other-  
33 wise repay such bonds or notes previously issued, for the purpose of  
34 financing the construction of the New York state agriculture and markets  
35 food laboratory. Eligible project costs may include, but not be limited  
36 to the cost of design, financing, site investigations, site acquisition  
37 and preparation, demolition, construction, rehabilitation, acquisition  
38 of machinery and equipment, and infrastructure improvements. Such bonds  
39 and notes of such authorized issuers shall not be a debt of the state,  
40 and the state shall not be liable thereon, nor shall they be payable out  
41 of any funds other than those appropriated by the state to such author-  
42 ized issuers for debt service and related expenses pursuant to any  
43 service contract executed pursuant to subdivision two of this section  
44 and such bonds and notes shall contain on the face thereof a statement  
45 to such effect. Except for purposes of complying with the internal  
46 revenue code, any interest income earned on bond proceeds shall only be  
47 used to pay debt service on such bonds.

48 § 44. Subdivision 1 of section 1680-r of the public authorities law,  
49 as amended by section 50 of part MM of chapter 56 of the laws of 2025,  
50 is amended to read as follows:

51 1. Notwithstanding the provisions of any other law to the contrary,  
52 the dormitory authority and the urban development corporation are hereby  
53 authorized to issue bonds or notes in one or more series for the purpose  
54 of funding project costs for the capital restructuring financing program  
55 for health care and related facilities licensed pursuant to the public  
56 health law or the mental hygiene law and other state costs associated

1 with such capital projects, the health care facility transformation  
2 programs, the essential health care provider program, and other health  
3 care capital project costs. The aggregate principal amount of bonds  
4 authorized to be issued pursuant to this section shall not exceed [six  
5 billion one hundred sixty-eight million dollars \$6,168,000,000] eight  
6 billion one hundred eighty-one million three hundred thousand dollars  
7 \$8,181,300,000, excluding bonds issued to fund one or more debt service  
8 reserve funds, to pay costs of issuance of such bonds, and bonds or  
9 notes issued to refund or otherwise repay such bonds or notes previously  
10 issued. Such bonds and notes of the dormitory authority and the urban  
11 development corporation shall not be a debt of the state, and the state  
12 shall not be liable thereon, nor shall they be payable out of any funds  
13 other than those appropriated by the state to the dormitory authority  
14 and the urban development corporation for principal, interest, and  
15 related expenses pursuant to a service contract and such bonds and notes  
16 shall contain on the face thereof a statement to such effect. Except for  
17 purposes of complying with the internal revenue code, any interest  
18 income earned on bond proceeds shall only be used to pay debt service on  
19 such bonds.

20 § 45. Subdivision (a) of section 27 of part Y of chapter 61 of the  
21 laws of 2005, relating to providing for the administration of certain  
22 funds and accounts related to the 2005-2006 budget, as amended by  
23 section 52 of part MM of chapter 56 of the laws of 2025, is amended to  
24 read as follows:

25 (a) Subject to the provisions of chapter 59 of the laws of 2000, but  
26 notwithstanding any provisions of law to the contrary, the urban devel-  
27 opment corporation is hereby authorized to issue bonds or notes in one  
28 or more series in an aggregate principal amount not to exceed [five  
29 hundred fifty million one hundred thousand dollars \$550,100,000] five  
30 hundred sixty-two million one hundred thousand dollars \$562,100,000,  
31 excluding bonds issued to finance one or more debt service reserve  
32 funds, to pay costs of issuance of such bonds, and bonds or notes issued  
33 to refund or otherwise repay such bonds or notes previously issued, for  
34 the purpose of financing capital projects including IT initiatives for  
35 the division of state police, debt service and leases; and to reimburse  
36 the state general fund for disbursements made therefor. Such bonds and  
37 notes of such authorized issuer shall not be a debt of the state, and  
38 the state shall not be liable thereon, nor shall they be payable out of  
39 any funds other than those appropriated by the state to such authorized  
40 issuer for debt service and related expenses pursuant to any service  
41 contract executed pursuant to subdivision (b) of this section and such  
42 bonds and notes shall contain on the face thereof a statement to such  
43 effect. Except for purposes of complying with the internal revenue code,  
44 any interest income earned on bond proceeds shall only be used to pay  
45 debt service on such bonds.

46 § 45-a. Paragraph (b) of subdivision 3 and clause (B) of subparagraph  
47 (iii) of paragraph (j) of subdivision 4 of section 1 of part D of chap-  
48 ter 63 of the laws of 2005, relating to the composition and responsibil-  
49 ities of the New York state higher education capital matching grant  
50 board, as amended by section 47 of part XX of chapter 56 of the laws of  
51 2024, are amended to read as follows:

52 (b) Within amounts appropriated therefor, the board is hereby author-  
53 ized and directed to award matching capital grants totaling [four  
54 hundred twenty-five million dollars \$425,000,000] four hundred sixty-  
55 five million dollars \$465,000,000. Each college shall be eligible for a  
56 grant award amount as determined by the calculations pursuant to subdi-

1 vision five of this section. In addition, such colleges shall be eligi-  
2 ble to compete for additional funds pursuant to paragraph (h) of subdi-  
3 vision four of this section.

4 (B) The dormitory authority shall not issue any bonds or notes in an  
5 amount in excess of [four hundred twenty-five million dollars  
6 \$425,000,000] four hundred sixty-five million dollars \$465,000,000 for  
7 the purposes of this section; excluding bonds or notes issued to fund  
8 one or more debt service reserve funds, to pay costs of issuance of such  
9 bonds, and bonds or notes issued to refund or otherwise repay such bonds  
10 or notes previously issued. Except for purposes of complying with the  
11 internal revenue code, any interest on bond proceeds shall only be used  
12 to pay debt service on such bonds.

13 § 45-b. Subdivision 1 of section 51 of section 1 of chapter 174 of the  
14 laws of 1968, constituting the New York state urban development corpo-  
15 ration act, as amended by section 53 of part FFF of chapter 56 of the  
16 laws of 2022, is amended to read as follows:

17 1. Notwithstanding the provisions of any other law to the contrary,  
18 the dormitory authority and the urban development corporation are hereby  
19 authorized to issue bonds or notes in one or more series for the purpose  
20 of funding project costs for the nonprofit infrastructure capital  
21 investment program and other state costs associated with such capital  
22 projects. The aggregate principal amount of bonds authorized to be  
23 issued pursuant to this section shall not exceed [one hundred seventy  
24 million dollars \$170,000,000] two hundred twenty million dollars  
25 \$220,000,000, excluding bonds issued to fund one or more debt service  
26 reserve funds, to pay costs of issuance of such bonds, and bonds or  
27 notes issued to refund or otherwise repay such bonds or notes previously  
28 issued. Such bonds and notes of the dormitory authority and the urban  
29 development corporation shall not be a debt of the state, and the state  
30 shall not be liable thereon, nor shall they be payable out of any funds  
31 other than those appropriated by the state to the dormitory authority  
32 and the urban development corporation for principal, interest, and  
33 related expenses pursuant to a service contract and such bonds and notes  
34 shall contain on the face thereof a statement to such effect. Except  
35 for purposes of complying with the internal revenue code, any interest  
36 income earned on bond proceeds shall only be used to pay debt service on  
37 such bonds.

38 § 45-c. Subdivision 1 of section 2407 of the public authorities law,  
39 as amended by section 4 of chapter 170 of the laws of 2025, is amended  
40 to read as follows:

41 (1) Except for notes issued in nineteen hundred seventy and nineteen  
42 hundred seventy-one, the agency shall not issue bonds and notes, the  
43 interest on which is not included in the gross income of the holders of  
44 the bonds and notes under the United States Internal Revenue Code of  
45 1986, as amended, or any subsequent corresponding internal revenue law  
46 of the United States, in an aggregate principal amount exceeding [ten  
47 billion nine hundred twenty million dollars] eleven billion four hundred  
48 twenty million dollars, excluding from such limitation (a) an amount  
49 equal to any original issue discount from the principal amount of any  
50 bonds or notes issued, (b) bonds and notes issued to refund outstanding  
51 bonds and notes, and (c) bonds and notes not described in paragraph (b)  
52 of this subdivision issued to refund outstanding bonds and notes in  
53 accordance with the provisions of the Internal Revenue Code of 1986 or  
54 the Tax Reform Act of 1986, as amended, where such bonds or notes are  
55 not included in the statewide volume cap on private purpose bonds under  
56 section 146 of such code provided, however, that upon any refunding

1 pursuant to this paragraph or paragraph (b) of this subdivision, such  
2 exclusion shall apply only to the extent that the amount of the refund-  
3 ing bonds or notes does not exceed (i) the outstanding amount of the  
4 refunded bonds or notes, plus (ii) to the extent permitted by applicable  
5 federal tax law, costs of issuance of the refunding bonds or notes to be  
6 financed from the proceeds of the refunding bonds or notes. No such  
7 bond or note shall be issued by the agency on or after July twenty-  
8 third, two thousand twenty-seven, excluding bonds and notes issued to  
9 refund outstanding bonds and notes. No more than two billion four  
10 hundred million dollars of proceeds of bonds or notes issued by the  
11 agency pursuant to this subdivision shall be used for mortgage purposes  
12 by blending with proceeds of bonds issued pursuant to subdivision two of  
13 this section.

14 § 45-d. Notwithstanding the provisions of any other law to the contra-  
15 ry, the dormitory authority and the urban development corporation are  
16 hereby authorized to issue bonds or notes in one or more series for the  
17 purpose of funding project costs for equipment for facility upgrades for  
18 volunteer fire companies and other state costs associated with such  
19 capital projects. The aggregate principal amount of bonds authorized to  
20 be issued pursuant to this section shall not exceed ten million dollars  
21 \$10,000,000, excluding bonds issued to fund one or more debt service  
22 reserve funds, to pay costs of issuance of such bonds, and bonds or  
23 notes issued to refund or otherwise repay such bonds or notes previously  
24 issued. Such bonds and notes of the dormitory authority and the urban  
25 development corporation shall not be a debt of the state, and the state  
26 shall not be liable thereon, nor shall they be payable out of any funds  
27 other than those appropriated by the state to the dormitory authority  
28 and the urban development corporation for principal, interest, and  
29 related expenses pursuant to a service contract and such bonds and notes  
30 shall contain on the face thereof a statement to such effect. Except for  
31 purposes of complying with the internal revenue code, any interest  
32 income earned on bond proceeds shall only be used to pay debt service on  
33 such bonds.

34 § 46. Intentionally omitted.

35 § 47. Intentionally omitted.

36 § 48. This act shall take effect immediately and shall be deemed to  
37 have been in full force and effect on and after April 1, 2026; provided,  
38 however, that the provisions of sections one, two, three, four, five,  
39 six, seven, eight, fourteen, fifteen, sixteen, seventeen, eighteen,  
40 nineteen, twenty, twenty-one and twenty-two of this act shall expire  
41 March 31, 2027.

42

#### PART GG

43 Section 1. Paragraph 1 of subdivision 2-a of section 19-a of the  
44 public lands law, as amended by section 1 of part 0 of chapter 57 of the  
45 laws of 2016, is amended to read as follows:

46 (1) Notwithstanding any provision of this section to the contrary, in  
47 addition to state aid otherwise payable pursuant to this section, there  
48 shall be payable to any city located in a county in which there has been  
49 constructed a state office building project in accordance with the  
50 provisions of chapter one hundred fifty-two of the laws of nineteen  
51 hundred sixty-four, as amended, and pursuant to an agreement entitled  
52 the "South Mall contract" dated May eleventh, nineteen hundred sixty-  
53 five, state aid in accordance with the following schedule:

54 State Fiscal Year

1		Amount
2	2000-2001	\$4,500,000
3	2001-2002	\$4,500,000
4	2002-2003	\$4,500,000
5	2003-2004	\$9,850,000
6	2004-2005	\$16,850,000
7	2005-2006	\$22,850,000
8	2006-2007	\$22,850,000
9	2007-2008	\$22,850,000
10	2008-2009	\$22,850,000
11	2009-2010	\$22,850,000
12	2010-2011	\$22,850,000
13	2011-2012	\$15,000,000
14	2012-2013	\$22,850,000
15	2013-2014	\$22,850,000
16	2014-2015	\$15,000,000
17	2015-2016	\$15,000,000
18	2016-2017	\$27,500,000
19	2017-2018	\$15,000,000
20	2018-2019	\$15,000,000
21	2019-2020	\$15,000,000
22	2020-2021	\$15,000,000
23	2021-2022	\$15,000,000
24	2022-2023	\$15,000,000
25	2023-2024	\$15,000,000
26	2024-2025	\$15,000,000
27	2025-2026	\$15,000,000
28	2026-2027	[ <del>\$15,000,000</del> ] <u>\$25,000,000</u>
29	2027-2028	[ <del>\$15,000,000</del> ] <u>\$25,000,000</u>
30	2028-2029	[ <del>\$15,000,000</del> ] <u>\$25,000,000</u>
31	2029-2030	\$15,000,000
32	2030-2031	\$15,000,000
33	2031-2032	\$1,800,000
34	§ 2. This act shall take effect immediately.	

35 PART HH

36 Section 1. Section 13 of chapter 141 of the laws of 1994, amending the  
 37 legislative law and the state finance law relating to the operation and  
 38 administration of the legislature, as amended by section 1 of part AAA  
 39 of chapter 55 of the laws of 2025, is amended to read as follows:

40 § 13. This act shall take effect immediately and shall be deemed to  
 41 have been in full force and effect as of April 1, 1994, provided that,  
 42 the provisions of section 5-a of the legislative law as amended by  
 43 sections two and two-a of this act shall take effect on January 1, 1995,  
 44 and provided further that, the provisions of article 5-A of the legisla-  
 45 tive law as added by section eight of this act shall expire June 30,  
 46 [2026] 2027 when upon such date the provisions of such article shall be  
 47 deemed repealed; and provided further that section twelve of this act  
 48 shall be deemed to have been in full force and effect on and after April  
 49 10, 1994.

50 § 2. This act shall not supersede the findings and determinations made  
 51 by the compensation committee as authorized pursuant to part HHH of  
 52 chapter 59 of the laws of 2018 unless a court of competent jurisdiction

1 determines that such findings and determinations are invalid or other-  
2 wise not applicable or in force.

3 § 3. This act shall take effect immediately, provided, however, if  
4 this act shall take effect on or after June 30, 2026, this act shall be  
5 deemed to have been in full force and effect on and after June 30, 2026.

6

## PART II

7 Section 1. Subdivision (e) of section 532 of the real property tax  
8 law, as amended by section 1 of part WW of chapter 59 of the laws of  
9 2021, is amended to read as follows:

10 (e) All lands in the counties of Rockland [and], Sullivan and Ulster  
11 and in the towns of Blooming Grove, Chester, Monroe, Warwick, Cornwall,  
12 Highlands, Tuxedo and Woodbury, Orange county, [and in the towns of  
13 Gardiner, Rochester, Shawangunk and Wawarsing, Ulster county,] acquired  
14 for a public use by the commissioners of the Palisades Interstate park,  
15 exclusive of the improvements erected thereon by the state;

16 § 2. This act shall take effect immediately.

17

## PART JJ

18 Section 1. Paragraph a of section 11.00 of the local finance law is  
19 amended by adding a new subdivision 27-b to read as follows:

20 27-b. Police emergency response vehicles. Notwithstanding the  
21 provisions of subdivision seventy-seven of this paragraph, the purchase  
22 of a motor vehicle that is specially designed for use for law enforce-  
23 ment purposes, including but not limited to responding to 911 calls or  
24 transporting persons under arrest or in police custody, and that is  
25 equipped with emergency vehicle lights and a police siren, five years.

26 § 2. Subdivision 29 of paragraph a of section 11.00 of the local  
27 finance law, as amended by section 5 of subpart A of part B of chapter  
28 56 of the laws of 2022, is amended to read as follows:

29 29. Motor vehicles. The purchase of a motor vehicle, five years. The  
30 term "motor vehicle," as used in this subdivision, shall mean a vehicle  
31 propelled by any power other than muscular power, except

32 (a) a passenger vehicle, other than a school bus, having a seating  
33 capacity of less than ten persons,

34 (b) a vehicle used for fighting fires,

35 (c) a motor cycle, traction engine, and electric truck with small  
36 wheels used in warehouses and railroad stations and a vehicle which runs  
37 only upon rails or tracks,

38 (d) machinery or apparatus for which a period of probable usefulness  
39 has been determined by subdivision twenty-eight of this paragraph, [and]

40 (e) a vehicle which is specially designed for use for the treatment,  
41 care or transport of sick or injured persons, [and]

42 (f) a zero-emission school bus as defined in section three thousand  
43 six hundred thirty-eight of the education law, and

44 (g) a vehicle that is specially designed for use for law enforcement  
45 purposes and that is equipped with emergency vehicle lights and a police  
46 siren.

47 § 3. This act shall take effect immediately.

48

## PART KK

49 Section 1. The correction law is amended by adding a new section 47-a  
50 to read as follows:

1 § 47-a. Office of chief medical examiner. 1. There shall be in the  
2 commission the office of the chief medical examiner, which for the  
3 purposes of this section may be referred to as the "office", consisting  
4 of the chief medical examiner and a deputy chief medical examiner who  
5 shall be doctors of medicine with a certification in forensic pathology  
6 and have experience in death investigations. The chief medical examin-  
7 er shall have the authority to hire staff as necessary to perform the  
8 functions and duties of the office. Such staff shall include at least  
9 one additional forensic pathologist.

10 2. Every administrator of a correctional facility shall immediately  
11 report to the office of the chief medical examiner the death of an  
12 incarcerated individual of any such facility in such manner and form as  
13 the office of the chief medical examiner shall prescribe, and the office  
14 shall have the sole authority to, and shall, investigate such death.

15 3. The office of the chief medical examiner shall, notwithstanding any  
16 provision of article seventeen-a of the county law to the contrary, have  
17 such duties and responsibilities which shall include but not be limited  
18 to:

19 (a) upon notification of a death of an incarcerated individual in  
20 custody, report to the scene where the death occurred to evaluate the  
21 body and scene. If the office is unable to respond and take charge of  
22 the body of the deceased in an expeditious manner, the chief of police  
23 of the city or town wherein the body lies, or their representative, may,  
24 at the direction of the office and after conferring with the appropriate  
25 district attorney, move the body to another location until the office is  
26 able to respond. Before moving the body, the police shall document all  
27 facts relevant to the appearance, condition and position of the body and  
28 every fact and circumstance tending to show the cause and circumstances  
29 of death;

30 (b) conduct autopsies where determined appropriate by the chief  
31 medical examiner or their designee and forensic investigations for  
32 deaths of incarcerated individuals in custody;

33 (c) prepare an autopsy report and detailed findings and promptly noti-  
34 fy the attorney general office of special investigations of such find-  
35 ings;

36 (d) publish an annual report that includes, but is not limited to,  
37 individual-level data detailing incarcerated individual deaths investi-  
38 gated by the office by cause of death, manner of death, age,  
39 race/ethnicity, and sex;

40 (e) publish on its website preliminary death reports for all incarcer-  
41 ated individuals detailing date, time, preliminary cause of death, and  
42 manner within ninety days of the death of such incarcerated individual;

43 (f) deliver copies of all autopsy reports, toxicological reports, or  
44 any reports of any examination or inquiry prepared directly to the  
45 attorney general office of special investigations and district attorney,  
46 where appropriate; and

47 (g) promptly provide the commissioner of the department of corrections  
48 and community supervision with copies of any autopsy reports, toxicolog-  
49 ical reports or any reports of any examination or inquiry prepared with  
50 respect to any death occurring to an incarcerated individual of a  
51 correctional facility within their county. The office shall also prompt-  
52 ly provide the executive director of the justice center for the  
53 protection of people with special needs with copies of any autopsy  
54 reports, toxicology reports or any reports of any examination or inquiry  
55 prepared with respect to the death of any service recipient occurring  
56 while such person was a resident in any facility operated, licensed or

1 certified by any agency within the department of mental hygiene, the  
2 office of children and family services, the department of health or the  
3 state education department. If the toxicological report is prepared  
4 pursuant to any agreement or contract with any person, partnership,  
5 corporation or governmental agency with the coroner or medical examiner,  
6 such report shall be promptly provided to the chair of the correction  
7 medical review board, the commissioner of the department of corrections  
8 and community supervision or the executive director of the justice  
9 center for the protection of people with special needs, as appropriate,  
10 by such person, partnership, corporation or governmental agency. For the  
11 purposes of this subdivision, in addition to anything else required by  
12 law, the copy of the autopsy report shall include all photographs of the  
13 body and post-mortem x-rays taken by or at the direction of the person  
14 performing the autopsy, and all photographs and post-mortem x-rays  
15 reviewed by the person performing the autopsy in the course of their  
16 examination or in the course of their diagnosis of the cause of death  
17 and the means or manner of death. Such copy of the autopsy report may  
18 also include images of all microscopic slides taken by or at the direc-  
19 tion of the person performing the autopsy and images of all microscopic  
20 slides reviewed by the person performing the autopsy in the course of  
21 their examination or in the course of their diagnosis of the cause of  
22 death and the means or manner of death. If such images of microscopic  
23 slides are not included in the copy of the autopsy report provided  
24 pursuant to this subdivision, the copy of the autopsy report shall indi-  
25 cate that such images of microscopic slides have been omitted, and, upon  
26 request of the chair of the correction medical review board, the commis-  
27 sioner or the executive director of the justice center for the  
28 protection of people with special needs, a coroner, coroner's physician  
29 or medical examiner shall promptly provide access to inspect such micro-  
30 scopic slides or, where practicable, provide images of such microscopic  
31 slides.

32 4. In carrying out the duties prescribed by this section, the chief  
33 medical examiner or their designee shall be entitled to review and  
34 receive copies of medical records, hospital records, or information  
35 which they deem relevant to establishing the cause and manner of death.  
36 No person or hospital shall be subject to liability of any nature for  
37 providing such records or information in good faith at the request of  
38 the office.

39 5. The office of the chief medical examiner may use the services of  
40 the New York state police crime laboratory system for the performance of  
41 tests, documentation of evidence, investigating procedures and consulta-  
42 tion on special problems.

43 § 2. Section 47 of the correction law is amended by adding a new  
44 subdivision 3 to read as follows:

45 3. The chairperson of the board, with respect to the office of chief  
46 medical examiner, shall exercise the powers and duties set forth in this  
47 chapter, but shall not interfere with the performance by the chief  
48 medical examiner or their office of the powers and duties prescribed by  
49 the provisions of this section or any other law.

50 § 3. Subdivision 1 of section 671 of the county law, as amended by  
51 chapter 764 of the laws of 1976 and paragraph (b) as amended by chapter  
52 322 of the laws of 2021, is amended to read as follows:

53 1. The coroner, or if [he is] they are not a physician duly licensed  
54 to practice medicine in this state, the coroner and a coroner's physi-  
55 cian, together, or in counties in which the office of coroner has been  
56 abolished, the medical examiner[,



1 (a)] shall make inquiry into unnatural deaths within [his] their coun-  
2 ty as prescribed by law[;

3 (b) shall make inquiry into all deaths whether natural or unnatural in  
4 his or her county occurring to an incarcerated individual of a correc-  
5 tional facility as defined by subdivision three of section forty of the  
6 correction law, whether or not the death occurred inside such facility].

7 § 4. Subdivision 1 of section 673 of the county law, as amended by  
8 chapter 1 of the laws of 2019, is amended to read as follows:

9 1. A coroner or medical examiner has jurisdiction and authority to  
10 investigate the death of every person dying within [his] their county,  
11 or whose body is found within the county, which is or appears to be:

12 (a) A violent death, whether by criminal violence, suicide or casual-  
13 ty;

14 (b) A death caused by unlawful act or criminal neglect;

15 (c) A death occurring in a suspicious, unusual or unexplained manner;

16 (d) A death while unattended by a physician, so far as can be discov-  
17 ered, or where no physician able to certify the cause of death as  
18 provided in the public health law and in form as prescribed by the  
19 commissioner of health can be found;

20 (e) A death of a person confined in a public institution other than a  
21 correctional facility, hospital, infirmary or nursing home.

22 § 5. Subdivision 5 of section 674 of the county law is REPEALED.

23 § 6. Subdivision 6 of section 677 of the county law is REPEALED.

24 § 7. This act shall take effect on the one hundred eightieth day after  
25 it shall have become a law.

26 § 2. Severability clause. If any clause, sentence, paragraph, subdivi-  
27 sion, section or part of this act shall be adjudged by any court of  
28 competent jurisdiction to be invalid, such judgment shall not affect,  
29 impair, or invalidate the remainder thereof, but shall be confined in  
30 its operation to the clause, sentence, paragraph, subdivision, section  
31 or part thereof directly involved in the controversy in which such judg-  
32 ment shall have been rendered. It is hereby declared to be the intent of  
33 the legislature that this act would have been enacted even if such  
34 invalid provisions had not been included herein.

35 § 3. This act shall take effect immediately provided, however, that  
36 the applicable effective date of Parts A through KK of this act shall be  
37 as specifically set forth in the last section of such Parts.