

General Assembly

January Session, 2019

## Substitute Bill No. 70

## AN ACT ESTABLISHING THE CONNECTICUT INFRASTRUCTURE BANK.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (Effective October 1, 2019) (a) For purposes of this 2 section "infrastructure improvement" means the acquisition, removal, 3 construction, equipping, reconstruction, repair, rehabilitation and 4 improvement of, and acquisition of easements and rights-of-way with 5 respect to, roadways, highways, bridges, commuter and freight 6 railways, transit and intermodal systems, airports and aeronautic 7 facilities, ports, harbors, navigable waterways, energy transmission 8 and distribution resources, telecommunication networks and transit-9 oriented development.

10 (b) There is hereby created an Infrastructure Improvement Fund 11 which shall be within the Connecticut Infrastructure Bank. The fund 12 may receive any amount required by law to be deposited into the fund 13 and may receive any federal funds as may become available to the 14 state for infrastructure improvement investments. Upon authorization 15 of the Connecticut Infrastructure Bank established pursuant to 16 subsection (c) of this section, any amount in said fund may be used for 17 expenditures that promote investment in infrastructure improvement 18 in accordance with a comprehensive plan developed by said bank to 19 foster growth, and the development commercialization of 20 infrastructure improvement and related enterprises. Such expenditures

may include, but not be limited to, providing low-cost financing and 21 22 credit enhancement mechanisms for projects and technologies, 23 reimbursement of the operating expenses, including administrative 24 expenses incurred by the Connecticut Infrastructure Bank, and capital 25 costs incurred by the Connecticut Infrastructure Bank in connection 26 with the operation of the fund, the implementation of the plan 27 developed pursuant to subsection (c) of this section or the other 28 permitted activities of the Connecticut Infrastructure Bank, 29 disbursements from the fund to develop and carry out the plan 30 developed pursuant to subsection (c) of this section, grants, direct or 31 equity investments, contracts or other actions which support research, 32 development, manufacture, commercialization, deployment and 33 installation of infrastructure improvement, and actions which expand 34 the expertise of individuals, businesses and lending institutions with 35 regard to infrastructure improvement.

36 (c) (1) (A) There is established the Connecticut Infrastructure Bank, 37 which shall be within the Connecticut Green Bank for administrative 38 purposes only. The Connecticut Infrastructure Bank is hereby 39 established and created as a body politic and corporate, constituting a 40 public instrumentality and political subdivision of the state of 41 Connecticut established and created for the performance of an 42 essential public and governmental function. The Connecticut 43 Infrastructure Bank shall not be construed to be a department, 44 institution or agency of the state.

45 (B) The Connecticut Infrastructure Bank shall (i) develop programs 46 to finance and otherwise support infrastructure improvement; (ii) 47 support financing or other expenditures that promote investment in 48 infrastructure improvement in accordance with a comprehensive plan 49 developed by it to foster the growth, development and 50 of infrastructure commercialization improvement and related 51 enterprises; and (iii) stimulate demand for infrastructure 52 improvement.

53 (C) The Connecticut Infrastructure Bank shall constitute a successor

54 agency to the Connecticut Green Bank, for the purposes of 55 administering the Infrastructure Improvement Fund in accordance 56 with section 4-38d of the general statutes. The Connecticut 57 Infrastructure Bank shall have all the privileges, immunities, tax 58 exemptions and other exemptions of the Connecticut Green Bank with 59 respect to said fund. The Connecticut Infrastructure Bank shall be 60 subject to suit and liability solely from the assets, revenues and 61 resources of said bank and without recourse to the general funds, 62 revenues and resources or other assets of the Connecticut Green Bank. 63 The Connecticut Infrastructure Bank may provide financial assistance 64 in the form of grants, loans, loan guarantees or debt and equity 65 investments, as approved in accordance with written procedures 66 adopted pursuant to section 1-121 of the general statutes. The 67 Connecticut Infrastructure Bank may assume or take title to any real 68 property and may mortgage, convey or dispose of its assets and pledge 69 its revenues to secure any borrowing, for the purpose of developing, 70 acquiring, constructing, refinancing, rehabilitating or improving its 71 assets or supporting its programs, provided each such borrowing or 72 mortgage, unless otherwise provided by the board of said bank, shall 73 be a special obligation of said bank, which obligation may be in the 74 form of bonds, bond anticipation notes or other obligations which 75 evidence an indebtedness to the extent permitted under this chapter to 76 fund, refinance and refund the same and provide for the rights of 77 holders thereof, and to secure the same by pledge of revenues, notes 78 and mortgages of others, and which shall be payable solely from the 79 assets, revenues and other resources of said bank and such bonds may 80 be secured by a special capital reserve fund contributed to by the state. 81 The Connecticut Infrastructure Bank shall have the purposes as 82 provided by resolution of said bank's board of directors, which 83 purposes shall be consistent with this section. No further action is 84 required for the establishment of the Connecticut Infrastructure Bank, 85 except the adoption of a resolution for said bank.

86 (D) In addition to, and not in limitation of, any other power of the 87 Connecticut Infrastructure Bank set forth in this section or any other provision of the general statutes, said bank shall have and may
exercise the following powers in furtherance of or in carrying out its
purposes:

(i) To have perpetual succession as a body corporate and to adopt
bylaws, policies and procedures for the regulation of its affairs and the
conduct of its business;

94 (ii) To make and enter into all contracts and agreements that are95 necessary or incidental to the conduct of its business;

96 (iii) To invest in, acquire, lease, purchase, own, manage, hold, sell97 and dispose of real or personal property or any interest therein;

98 (iv) To borrow money or guarantee a return to investors or lenders;

99 (v) To hold patents, copyrights, trademarks, marketing rights,100 licenses or other rights in intellectual property;

101 (vi) (I) To employ such assistants, agents and employees as may be 102 necessary or desirable, who shall be exempt from the classified service 103 and shall not be employees, as defined in subsection (b) of section 5-104 270 of the general statutes; (II) establish all necessary or appropriate 105 personnel practices and policies, including those relating to hiring, 106 promotion, compensation and retirement, and said bank shall not be 107 an employer, as defined in subsection (a) of section 5-270 of the general 108 statutes; and (III) engage consultants, attorneys, financial advisers, 109 appraisers and other professional advisers as may be necessary or 110 desirable;

(vii) To invest any funds not needed for immediate use or
disbursement pursuant to investment policies adopted by said bank's
board of directors;

(viii) To procure insurance against any loss or liability with respect
to its property or business of such types, in such amounts and from
such insurers as it deems desirable;

117 (ix) To enter into joint ventures and invest in, and participate with 118 any person, including, without limitation, government entities and 119 private corporations, in the formation, ownership, management and 120 operation of a northeast regional infrastructure bank or any other 121 business entities, including stock and nonstock corporations, limited 122 liability companies and general or limited partnerships, formed to 123 advance the purposes of the Connecticut Infrastructure Bank, provided 124 members of the board of directors or officers or employees of said 125 bank may serve as directors, members or officers of any such regional 126 infrastructure bank or business entity, and such service shall be 127 deemed to be in the discharge of the duties or within the scope of the 128 employment of any such director, officer or employee, as the case may 129 be, so long as such director, officer or employee does not receive any 130 compensation or financial benefit as a result of serving in such role;

(x) To enter into a memorandum of understanding or other
arrangements with Connecticut Green Bank, with respect to the
provision or sharing of space, office systems or staff administrative
support, on such terms as may be agreed to between said bank and
Connecticut Green Bank; and

(xi) To do all other acts and things necessary or convenient to carryout the purposes of said bank.

138 (E) (i) The Connecticut Infrastructure Bank may form one or more 139 subsidiaries to carry out the purposes of said bank, as described in 140 subparagraph (B) of this subdivision, and may transfer to any such 141 subsidiary any moneys and real or personal property of any kind or 142 nature. Any subsidiary may be organized as a stock or nonstock 143 corporation or a limited liability company. Each such subsidiary shall 144 have and may exercise such powers of said bank, as set forth in the 145 resolution of the board of directors of said bank prescribing the 146 purposes for which such subsidiary is formed, and such other powers 147 provided to it by law.

148 (ii) No such subsidiary of said bank shall be deemed a quasi-public

149 agency for purposes of chapter 12 of the general statutes and no such 150 subsidiary shall have all the privileges, immunities, tax exemptions 151 and other exemptions of said bank. In no event shall any such 152 subsidiary have the power to hire or otherwise retain employees. The 153 governing documents of any such subsidiary shall provide for the 154 dissolution of such subsidiary upon the completion of the purpose for 155 which such subsidiary was formed. Each such subsidiary may sue and 156 shall be subject to suit, provided its liability shall be limited solely to 157 the assets, revenues and resources of the subsidiary and without 158 recourse to the general funds, revenues, resources or any other assets 159 of said bank. Each such subsidiary is authorized to assume or take title 160 to property subject to any existing lien, encumbrance or mortgage and 161 to mortgage, convey or dispose of its assets and pledge its revenues to 162 secure any borrowing, provided each such borrowing or mortgage 163 shall be a special obligation of the subsidiary, which obligation may be 164 in the form of bonds, bond anticipation notes and other obligations, to 165 fund and refund the same and provide for the rights of the holders 166 thereof, and to secure the same by a pledge of revenues, notes and 167 other assets and which shall be payable solely from the revenues, 168 assets and other resources of the subsidiary. The Connecticut 169 Infrastructure Bank may assign to a subsidiary any rights, moneys or 170 other assets it has under any governmental program. No subsidiary of 171 said bank shall borrow without the approval of the board of directors 172 of said bank.

(iii) Each such subsidiary shall act through its board of directors or
managing members, at least one-half of which shall be members of the
board of directors of said bank or their designees or officers or
employees of said bank.

(iv) The provisions of section 1-125 of the general statutes, as
amended by this act, and this subsection shall apply to any officer,
director, designee or employee appointed as a member, director or
officer of any such subsidiary. Any such person so appointed shall not
be personally liable for the debts, obligations or liabilities of any such

subsidiary as provided in section 1-125 of the general statutes, as
amended by this act. The subsidiary shall, and said bank may, save
harmless and indemnify such officer, director, designee or employee as
provided by section 1-125 of the general statutes, as amended by this
act.

(v) The Connecticut Infrastructure Bank, or such subsidiary, may
take such actions as are necessary to comply with the provisions of the
Internal Revenue Code of 1986, or any subsequent corresponding
internal revenue code of the United States, as amended from time to
time, to qualify and maintain any such subsidiary as a corporation
exempt from taxation under said code.

(vi) The Connecticut Infrastructure Bank may make loans to each
such subsidiary from its assets and the proceeds of its bonds, notes and
other obligations, provided the source and security for the repayment
of such loans is derived from the assets, revenues and resources of the
subsidiary.

198 (2) (A) The Connecticut Infrastructure Bank may seek to qualify as a 199 Community Development Financial Institution under 12 USC 4702, as 200 amended from time to time. If approved as a Community 201 Development Financial Institution, said bank would be treated as a 202 qualified community development entity for purposes of Section 45D 203 and Section 1400N(m) of the Internal Revenue Code of 1986, or any 204 subsequent corresponding internal revenue code of the United States, 205 as amended from time to time.

(B) Before making any loan, loan guarantee or such other form of
financing support or risk management for an infrastructure
improvement project, the Connecticut Infrastructure Bank shall
develop standards to govern the administration of said bank through
rules, policies and procedures that specify borrower eligibility, terms
and conditions of support and other relevant criteria, standards or
procedures.

(C) Funding sources specifically authorized include, but are notlimited to:

(i) Funds received by the state from transportation-related fees,
including, but not limited to, fees for bus, rail or ferry service, parking
and electric vehicle charging;

(ii) Proceeds from the sale of bonds authorized pursuant to section3-20 of the general statutes;

(iii) Funds from the Special Transportation Fund, provided any suchfunds are used solely for transportation purposes;

(iv) Any federal funds that can be used for the purposes specified insubsection (b) of this section;

(v) Charitable gifts, grants and contributions as well as loans from
individuals, corporations, university endowments and philanthropic
foundations;

(vi) Earnings and interest derived from financing support activities
for infrastructure improvement projects backed by the Connecticut
Infrastructure Bank;

230 (vii) If and to the extent that the Connecticut Infrastructure Bank 231 qualifies as a Community Development Financial Institution under 12 232 USC 4702, as amended from time to time, funding from the 233 Community Development Financial Institution Fund administered by 234 the United States Department of Treasury, as well as loans from and 235 investments by depository institutions seeking to comply with their 236 obligations under the United States Community Reinvestment Act of 237 1977; and

(viii) The Connecticut Infrastructure Bank may enter into contracts
with private sources to raise capital. The average rate of return on such
debt or equity shall be set by the board of directors of said bank.

(D) The Connecticut Infrastructure Bank may provide financing
support under this subsection if said bank determines that the amount
to be financed by said bank and other nonequity financing sources do
not exceed eighty per cent of the cost to develop and implement an
infrastructure improvement project or up to one hundred per cent of
the cost of refinancing an investment improvement project.

(E) The Connecticut Infrastructure Bank may assess reasonable feeson its financing activities to cover its reasonable costs and expenses, asdetermined by the board.

250 (F) The Connecticut Infrastructure Bank shall make information 251 regarding the rates, terms and conditions for all of its financing 252 support transactions available to the public for inspection, including 253 formal annual reviews by both a private auditor conducted pursuant 254 to subdivision (2) of subsection (e) of this section and the Comptroller, 255 and providing details to the public on the Internet, provided public 256 disclosure shall be restricted for patentable ideas, trade secrets, 257 proprietary or confidential commercial or financial information, 258 disclosure of which may cause commercial harm to а 259 nongovernmental recipient of such financing support and for other 260 information exempt from public records disclosure pursuant to section 261 1-210 of the general statutes.

(3) No director, officer, employee or agent of the Connecticut
Infrastructure Bank, while acting within the scope of his or her
authority, shall be subject to any personal liability resulting from
exercising or carrying out any of the Connecticut Infrastructure Bank's
purposes or powers.

(d) (1) The powers of the Connecticut Infrastructure Bank shall be
vested in and exercised by a board of directors, which shall consist of
eleven voting and one nonvoting members each with knowledge and
expertise in matters related to the purpose and activities of said bank
appointed as follows: The Treasurer or the Treasurer's designee, the
Commissioner of Transportation or the commissioner's designee and

273 the Commissioner of Economic and Community Development or the 274 commissioner's designee, each serving ex officio, one member who 275 shall have experience in the finance or development of infrastructure 276 improvement projects appointed by the speaker of the House of 277 Representatives for a term of four years, one member who shall have 278 experience in investment fund management appointed by the minority 279 leader of the House of Representatives for a term of three years, one 280 member who shall represent an environmental organization appointed 281 by the president pro tempore of the Senate for a term of four years, 282 and one member who shall represent a business development 283 organization appointed by the minority leader of the Senate for a term 284 of four years. Thereafter, such members of the General Assembly shall 285 appoint members of the board to succeed such appointees whose 286 terms expire and each member so appointed shall hold office for a 287 period of four years from the first day of July in the year of his or her 288 appointment. The Governor shall appoint four members to the board 289 as follows: Two for two years who shall have experience in the finance 290 or development of infrastructure improvement projects; one for four 291 years who shall be a representative of a labor organization; and one 292 who shall have experience in the planning and installation of 293 infrastructure improvement projects. Thereafter, the Governor shall 294 appoint members of the board to succeed such appointees whose 295 terms expire and each member so appointed shall hold office for a 296 period of four years from the first day of July in the year of his or her 297 appointment. The president of the Connecticut Infrastructure Bank 298 shall be elected by the members of the board. The president of the 299 Connecticut Infrastructure Bank shall serve on the board in an ex-300 officio, nonvoting capacity. The Governor shall appoint the 301 chairperson of the board. The board shall elect from its members a 302 vice-chairperson and such other officers as it deems necessary and 303 shall adopt such bylaws and procedures it deems necessary to carry 304 out its functions. The board may establish committees and 305 subcommittees as necessary to conduct its business.

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(2) The members of the board of directors of the Connecticut

307 Infrastructure Bank shall adopt written procedures, in accordance with 308 the provisions of section 1-121 of the general statutes, for: (A) 309 Adopting an annual budget and plan of operations, including a 310 requirement of board approval before the budget or plan may take 311 effect; (B) hiring, dismissing, promoting and compensating employees 312 of said bank, including an affirmative action policy and a requirement 313 of board approval before a position may be created or a vacancy filled; 314 (C) acquiring real and personal property and personal services, 315 including a requirement of board approval for any nonbudgeted 316 expenditure in excess of five thousand dollars; (D) contracting for 317 financial, legal, bond underwriting and other professional services, 318 including a requirement that said bank solicit proposals at least once 319 every three years for each such service that it uses; (E) issuing and 320 retiring bonds, bond anticipation notes and other obligations of said 321 bank; (F) awarding loans, grants and other financial assistance, 322 including eligibility criteria, the application process and the role 323 played by said bank's staff and board of directors; and (G) the use of 324 surplus funds to the extent authorized under this section or other 325 provisions of the general statutes.

326 (3) No member of the board of directors of the Connecticut 327 Infrastructure Bank shall be a trustee, director, partner or officer of any 328 person, firm or corporation, or have a financial interest in a person, 329 firm or corporation that participates in or otherwise receives support 330 from programs developed, administered or otherwise supported by 331 the Connecticut Infrastructure Bank. The holding of any such position 332 as a trustee, director, partner or officer, or any financial interest by a 333 member of the board of directors of the Connecticut Infrastructure 334 Bank shall be deemed a conflict of interest, provided it shall not 335 constitute a conflict of interest for a member of the board of directors 336 of the Connecticut Infrastructure Bank to serve as a director, member 337 or officer of a joint venture entered into by the Connecticut 338 Infrastructure Bank pursuant to subsection (c) of this section.

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(e) (1) The board shall issue annually a report to the Department of

340 Transportation reviewing the activities of the Connecticut 341 Infrastructure Bank in detail and shall provide a copy of such report, in 342 accordance with the provisions of section 11-4a of the general statutes, 343 to the joint standing committees of the General Assembly having 344 cognizance of matters relating to banking, commerce, energy, 345 environment and transportation. The report shall include a description 346 of the programs and activities undertaken during the reporting period.

(2) The Infrastructure Improvement Fund shall be audited annually.
Such audits shall be conducted with generally accepted auditing
standards by independent certified public accountants certified by the
State Board of Accountancy. Such accountants may be the accountants
for the Connecticut Infrastructure Bank.

352 (3) Any entity that receives financing for an infrastructure 353 improvement project from the fund shall provide the board an annual 354 statement, certified as correct by the chief financial officer of the 355 recipient of such financing, setting forth all sources and uses of funds 356 in such detail as may be required by the bank for such project. The 357 Connecticut Infrastructure Bank shall maintain any such audits for not 358 less than five years.

359 (f) (1) The state of Connecticut does hereby pledge to and agree with 360 any person with whom the Connecticut Infrastructure Bank may enter 361 into contracts pursuant to the provisions of this section that the state 362 will not limit or alter the rights hereby vested in said bank until such 363 contracts and the obligations thereunder are fully met and performed 364 on the part of said bank, provided nothing herein contained shall 365 preclude such limitation or alteration if adequate provision shall be 366 made by law for the protection of such persons entering into contracts 367 with said bank. The pledge provided by this subsection shall be 368 interpreted and applied broadly to effectuate and maintain the bank's 369 financial capacity to perform its essential public and governmental 370 function.

371 (2) The contracts and obligations thereunder of said bank shall be

obligatory upon the bank, and the bank may appropriate in each year
during the term of such contracts an amount of money that, together
with other funds of the bank available for such purposes, shall be
sufficient to pay such contracts and obligations or meet any contractual
covenants or warranties.

(g) The powers enumerated in this section shall be interpretedbroadly to effectuate the purposes established in this section and shallnot be construed as a limitation of powers.

(h) To the extent that the provisions of this section are inconsistent
with the provisions of any general statute or special act or parts
thereof, the provisions of this section shall be deemed controlling.

383 Sec. 2. (NEW) (Effective October 1, 2019) (a) For purposes of this 384 section, "required minimum capital reserve" means the maximum 385 amount permitted to be deposited in a special capital reserve fund by 386 the Internal Revenue Code of 1986, or any subsequent corresponding 387 internal revenue code of the United States, as amended from time to 388 time, to permit the interest on such bonds to be excluded from gross 389 income for federal tax purposes and secured by such special capital 390 reserve fund.

(b) In connection with the issuance of bonds or to refund bonds 391 392 previously issued by the Connecticut Infrastructure Bank, or in 393 connection with the issuance of bonds to effect a refinancing or other 394 restructuring with respect to one or more projects, said bank may 395 create and establish one or more reserve funds to be known as special 396 capital reserve funds, and may pay into such special capital reserve 397 funds (1) any moneys appropriated and made available by the state for 398 the purposes of such special capital reserve funds, (2) any proceeds of 399 the sale of notes or bonds, to the extent provided in the resolution of 400 said bank authorizing the issuance thereof, and (3) any other moneys 401 that may be made available to said bank for the purpose of such 402 special capital reserve funds from any other source or sources.

403 (c) The moneys held in or credited to any special capital reserve 404 fund established under this section, except as hereinafter provided, 405 shall be used for (1) the payment of the principal of and interest, when 406 due, whether at maturity or by mandatory sinking fund installments, 407 on bonds of the Connecticut Infrastructure Bank secured by such 408 special capital reserve fund as such payments become due, or (2) the 409 purchase of such bonds of said bank and the payment of any 410 redemption premium required to be paid when such bonds are 411 redeemed prior to maturity, including in any such case by way of 412 reimbursement of a provider of bond insurance or of a credit or 413 liquidity facility that has paid such redemption premiums. 414 Notwithstanding the provisions of subdivisions (1) and (2) of this 415 subsection, said bank may provide that moneys in any such special 416 capital reserve fund shall not be withdrawn therefrom at any time in 417 such amount as would reduce the amount of such moneys to less than 418 the maximum amount of principal and interest becoming due by 419 reasons of maturity or a required sinking fund installment in the then 420 current or any succeeding calendar year on the bonds of said bank 421 then outstanding, or less than the required minimum capital reserve, 422 except for the purpose of paying such principal of, redemption 423 premium and interest on such bonds of said bank secured by such 424 special capital reserve becoming due and for the payment of which 425 other moneys of said bank are not available. Said bank may provide 426 that it shall not issue bonds secured by a special capital reserve fund at 427 any time if the required minimum capital reserve on the bonds 428 outstanding and the bonds then to be issued and secured by the same 429 special capital reserve fund at the time of issuance exceeds the moneys 430 in the special capital reserve fund, unless said bank, at the time of the 431 issuance of such bonds, deposits in such special capital reserve fund 432 from the proceeds of the bonds so to be issued, or from other sources, 433 an amount which, together with the amount then in such special 434 capital reserve fund, will be not less than the required minimum 435 capital reserve.

436 (d) Prior to December first, annually, the Connecticut Infrastructure

437 Bank shall deposit into any special capital reserve fund, the balance of 438 which has fallen below the required minimum capital reserve of such 439 fund, the full amount required to meet the minimum capital reserve of 440 such fund, as available to said bank from any resources of said bank 441 not otherwise pledged or dedicated to another purpose. On or before 442 December first, annually, but after said bank has made such required 443 deposit, there is deemed to be appropriated from the General Fund 444 such sums, if any, as shall be certified by the chairperson or vice-445 chairperson of the Connecticut Infrastructure Bank to the State 446 Treasurer and the joint standing committees of the General Assembly 447 having cognizance of matters relating to finance, revenue and bonding 448 and transportation, as necessary to restore each such special capital 449 reserve fund to the amount equal to the required minimum capital 450 reserve of such fund, and such amounts shall be allotted and paid to 451 said bank. For the purpose of evaluation of any such special capital 452 reserve fund, obligations acquired as an investment for any such 453 special capital reserve fund shall be valued at market. Nothing 454 contained in this section shall preclude said bank from establishing 455 and creating other debt service reserve funds in connection with the 456 issuance of bonds or notes of said bank that are not special capital 457 reserve funds. Subject to any agreement or agreements with holders of 458 outstanding notes and bonds of said bank, any amount or amounts 459 allotted and paid to said bank pursuant to this subsection shall be 460 repaid to the state from moneys of said bank at such time as such 461 moneys are not required for any other of said bank's corporate 462 purposes, and in any event shall be repaid to the state on the date one 463 year after all bonds and notes of said bank theretofore issued on the 464 date or dates such amount or amounts are allotted and paid to said 465 bank or thereafter issued, together with interest on such bonds and 466 notes, with interest on any unpaid installments of interest and all costs 467 and expenses in connection with any action or proceeding by or on 468 behalf of the holders thereof, are fully met and discharged.

(e) No bonds secured by a special capital reserve fund shall beissued to pay project costs unless the Connecticut Infrastructure Bank

471 is of the opinion and determines that the revenues from the project 472 shall be sufficient to (1) pay the principal of and interest on the bonds 473 issued to finance the project, (2) establish, increase and maintain any 474 reserves deemed by said bank to be advisable to secure the payment of 475 the principal of and interest on such bonds, (3) pay the cost of 476 maintaining the project in good repair and keeping it properly insured, 477 and (4) pay such other costs of the project as may be required.

478 (f) Notwithstanding the provisions of this section, no bonds secured 479 by a special capital reserve fund shall be issued by the Connecticut 480 Infrastructure Bank unless and until such issuance has been approved 481 by the State Treasurer or the Deputy State Treasurer. Any such 482 approval by the Treasurer pursuant to this subsection shall be in 483 addition to (1) the opinion of sufficiency by said bank otherwise 484 required under subsection (e) of this section, and (2) the 485 documentation by said bank otherwise required under subsection (a) 486 of section 1-124 of the general statutes, as amended by this act. Such 487 approval may provide for the waiver or modification of such other requirements of this section as the Treasurer determines to be 488 489 necessary or appropriate in order to effectuate such issuance, subject to 490 all applicable tax covenants of said bank and the state.

(g) Notwithstanding any other provision contained in this section,
the aggregate amount of bonds secured by such special capital reserve
fund authorized to be created and established by this section shall not
exceed one hundred million dollars.

495 Sec. 3. (NEW) (Effective October 1, 2019) (a) The Connecticut 496 Infrastructure Bank is authorized from time to time to issue its 497 negotiable bonds for any corporate purpose. In anticipation of the sale 498 of such bonds, the Connecticut Infrastructure Bank may issue 499 negotiable bond anticipation notes and may renew the same from time 500 to time. Such notes shall be paid from any revenues of said bank or 501 other moneys available for such purposes and not otherwise pledged, 502 or from the proceeds of sale of the bonds of said bank in anticipation of 503 which they were issued. The notes shall be issued in the same manner

as the bonds. Such notes and the resolution or resolutions authorizing
the same may contain any provisions, conditions or limitations that a
bond resolution of said bank may contain.

507 (b) Every issue of the bonds, notes or other obligations issued by the 508 Connecticut Infrastructure Bank shall be special obligations of said 509 bank payable from any revenues or moneys of said bank available for 510 such purposes and not otherwise pledged, subject to any agreements with the holders of particular bonds, notes or other obligations 511 512 pledging any particular revenues or moneys, and subject to any 513 agreements with any individual, partnership, corporation or association or other body, public or private. Notwithstanding that such 514 515 bonds, notes or other obligations may be payable from a special fund, 516 such bonds, notes or other obligations shall be deemed to be for all 517 purposes negotiable instruments, subject only to the provisions of such 518 bonds, notes or other obligations for registration.

519 (c) The bonds may be issued as serial bonds or as term bonds, or the 520 Connecticut Infrastructure Bank, in its discretion, may issue bonds of 521 both types. The bonds shall be authorized by resolution of the 522 members of the board of directors of said bank and shall bear such 523 date or dates, mature at such time or times, not exceeding twenty years 524 from their respective dates, bear interest at such rate or rates, be 525 payable at such time or times, be in such denominations, be in such 526 form, either coupon or registered, carry such registration privileges, be 527 executed in such manner, be payable in lawful money of the United 528 States at such place or places and be subject to such terms of 529 redemption, as such resolution or resolutions may provide. The bonds 530 or notes may be sold at public or private sale for such price or prices as 531 said bank shall determine. The power to fix the date of sale of bonds, 532 to receive bids or proposals, to award and sell bonds and to take all 533 other necessary action to sell and deliver bonds may be delegated to 534 the chairperson or vice-chairperson of the board, a subcommittee of 535 the board or other officers of said bank by resolution of the board. The 536 exercise of such delegated powers may be made subject to the

approval of a majority of the members of the board which approval
may be given in the manner provided in the bylaws of said bank.
Pending preparation of the definitive bonds, said bank may issue
interim receipts or certificates which shall be exchanged for such
definitive bonds.

542 (d) Any resolution or resolutions authorizing any bonds or any 543 issue of bonds may contain provisions, which shall be a part of the 544 contract with the holders of the bonds to be authorized, as to: (1) 545 Pledges of the full faith and credit of the Connecticut Infrastructure 546 Bank, the full faith and credit of any individual, partnership, 547 corporation or association or other body, public or private, all or any 548 part of the revenues of a project or any revenue-producing contract or 549 contracts made by said bank with any individual, partnership, 550 corporation or association or other body, public or private, any 551 federally guaranteed security and moneys received therefrom 552 purchased with bond proceeds or any other property, revenues, funds 553 or legally available moneys to secure the payment of the bonds or of 554 any particular issue of bonds, subject to such agreements with 555 bondholders as may then exist; (2) the rentals, fees and other charges 556 to be charged, and the amounts to be raised in each year thereby, and 557 the use and disposition of the revenues; (3) the setting aside of reserves 558 or sinking funds, and the regulation and disposition thereof; (4) 559 limitations on the right of said bank or its agent to restrict and regulate 560 the use of the project funded by such bonds or issue of bonds; (5) the 561 purpose and limitations to which the proceeds of sale of any issue of 562 bonds then or thereafter to be issued may be applied, including as 563 authorized purposes all costs and expenses necessary or incidental to 564 the issuance of bonds, to the acquisition of or commitment to acquire 565 any federally guaranteed security and to the issuance and obtaining of 566 any federally insured mortgage note, and pledging such proceeds to 567 secure the payment of the bonds or any issue of the bonds; (6) 568 limitations on the issuance of additional bonds, the terms upon which 569 additional bonds may be issued and secured and the refunding of 570 outstanding bonds; (7) the procedure, if any, by which the terms of any

571 contract with bondholders may be amended or abrogated, the amount 572 of bonds the holders of which must consent thereto, and the manner in 573 which such consent may be given; (8) limitations on the amount of 574 moneys derived from such project to be expended for operating, 575 administrative or other expenses of said bank; (9) definitions of the acts 576 or omissions to act that shall constitute a default in the duties of said 577 bank to holders of its obligations and the rights and remedies of such 578 holders in the event of a default; and (10) the mortgaging of a project 579 and the site thereof for the purpose of securing the bondholders.

(e) Neither the members of the board of directors of the Connecticut
Infrastructure Bank nor any person executing the bonds, notes or other
obligations shall be liable personally on the bonds, notes or other
obligations or be subject to any personal liability or accountability by
reason of the issuance thereof.

585 (f) The Connecticut Infrastructure Bank shall have the power to 586 purchase bonds, notes or other obligations out of any funds available 587 for such purposes. Said bank may hold, pledge, cancel or resell such bonds, notes or other obligations, subject to and in accordance with 588 589 agreements with bondholders. Said bank may sell, transfer or assign 590 any of the bank's loan assets to a trustee or other third party for the 591 purposes of providing security for the bank's bonds, notes or other 592 obligations, or for bonds, notes or other obligations issued by the 593 trustee or other third party on its behalf.

594 (g) The Connecticut Infrastructure Bank is further authorized and 595 empowered to issue bonds, notes or other obligations under this 596 section, the interest on which may be includable in the gross income of 597 the holder or holders thereof under the Internal Revenue Code of 1986, 598 or any subsequent corresponding internal revenue code of the United 599 States, as amended from time to time, to the same extent and in the 600 same manner that interest on bills, notes, bonds or other obligations of 601 the United States is includable in the gross income of the holder or 602 holders thereof under said internal revenue code. Any such bonds, 603 notes or other obligations may be issued only upon a finding by said

bank that such issuance is necessary, is in the public interest, and is in
furtherance of the purposes and powers of said bank. The state hereby
consents to such inclusion only for the bonds, notes or other
obligations of said bank so issued.

608 (h) At the discretion of the Connecticut Infrastructure Bank, any 609 bonds issued under the provisions of this section may be secured by a 610 trust agreement by and between said bank and a corporate trustee or 611 trustees, which may be any trust company or bank having the powers 612 of a trust company within or without the state. Such trust agreement or 613 the resolution providing for the issuance of such bonds or other 614 instrument of said bank may secure such bonds by a pledge or 615 assignment of any revenues to be received, any contract or proceeds of 616 any contract, or any other property, revenues, moneys or funds available to said bank for such purpose. Any pledge made by said 617 618 bank pursuant to this subsection shall be valid and binding from the 619 time when the pledge is made. The lien of any such pledge shall be 620 valid and binding as against all parties having claims of any kind in 621 tort, contract or otherwise against said bank, irrespective of whether 622 the parties have notice of the claims. Notwithstanding any provision of 623 the Uniform Commercial Code, no instrument by which such pledge is 624 created need be recorded or filed except in the records of said bank. 625 Any revenues, contract or proceeds of any contract, or other property, 626 revenues, moneys or funds so pledged and thereafter received by said 627 bank shall be subject immediately to the lien of the pledge without any 628 physical delivery thereof or further act, and such lien shall have 629 priority over all other liens. Such trust agreement or resolution may 630 mortgage, assign or convey any real property to secure such bonds. 631 Such trust agreement or resolution providing for the issuance of such 632 bonds may contain such provisions for protecting and enforcing the 633 rights and remedies of the bondholders as may be reasonable and 634 proper and not in violation of law, including such provisions as have 635 been specifically authorized by this section to be included in any 636 resolution of said bank authorizing bonds thereof. Any bank or trust 637 company incorporated under the laws of this state, which may act as

638 depositary of the proceeds of bonds or of revenues or other moneys, 639 may furnish such indemnifying bonds or pledge such securities as may 640 be required by said bank. Any such trust agreement or resolution may 641 set forth the rights and remedies of the bondholders and of the trustee 642 or trustees, and may restrict the individual right of action by 643 bondholders. In addition to the foregoing, any such trust agreement or 644 resolution may contain such other provisions as said bank may deem 645 reasonable and proper for the security of the bondholders. All 646 expenses incurred in carrying out the provisions of such trust 647 agreement or resolution may be treated as a part of the cost of the 648 operation of a project.

649 (i) Bonds issued under the provisions of this section shall not be 650 deemed to constitute a debt or liability of the state or of any political 651 subdivision thereof, other than the Connecticut Infrastructure Bank, or 652 a pledge of the full faith and credit of the state or any of its political 653 subdivisions other than said bank, but shall be payable solely from the 654 funds provided for such purposes by this section. All such bonds shall contain on the face thereof a statement to the effect that neither the 655 656 state of Connecticut nor any political subdivision thereof, other than said bank, shall be obligated to pay the same or the interest thereon 657 658 except from revenues of the project or the portion thereof for which 659 such bonds are issued, and that neither the full faith and credit nor the 660 taxing power of the state of Connecticut or of any political subdivision 661 thereof, other than said bank, is pledged to the payment of the principal of or the interest on such bonds. The issuance of bonds under 662 663 the provisions of this section shall not directly, indirectly or 664 contingently obligate the state or any political subdivision thereof to 665 levy or to pledge any form of taxation or to make any appropriation 666 for the payment of such bonds. Nothing contained in this section shall 667 prevent or be construed to prevent said bank from pledging its full 668 faith and credit or the full faith and credit of any individual, 669 partnership, corporation or association or other body, public or 670 private, to the payment of bonds or issue of bonds authorized 671 pursuant to this section.

672 (i) The state of Connecticut does hereby pledge to and agree with 673 the holders of any bonds, notes or other obligations issued under this 674 section and with those parties who may enter into contracts with the 675 Connecticut Infrastructure Bank or its successor agency pursuant to 676 the provisions of this section that the state shall not limit or alter the 677 rights hereby vested in said bank until such obligations, together with 678 the interest thereon, are fully met and discharged and such contracts 679 are fully performed on the part of said bank, provided nothing 680 contained in this subsection shall preclude such limitation or alteration 681 if and when adequate provision is made by law for the protection of 682 the holders of such bonds, notes or other obligations of said bank or 683 those entering into such contracts with said bank. Said bank is 684 authorized to include this pledge and undertaking for the state in such 685 bonds, notes or other obligations, or contracts.

686 (k) (1) The Connecticut Infrastructure Bank is authorized to fix, 687 revise, charge and collect rates, rents, fees and charges for the use of 688 and for the services furnished or to be furnished by each project, and 689 to contract with any individual, partnership, corporation or 690 association, or other body, public or private, in respect thereof. Such 691 rates, rents, fees and charges shall be fixed and adjusted in respect of 692 the aggregate of rates, rents, fees and charges from such project so as to 693 provide funds sufficient with other revenues or moneys available for 694 such purposes, if any, (A) to pay the cost of maintaining, repairing and 695 operating the project and each and every portion thereof, to the extent 696 that the payment of such cost has not otherwise been adequately 697 provided for, (B) to pay the principal of and the interest on 698 outstanding bonds of said bank issued in respect of such project as the 699 same shall become due and payable, and (C) to create and maintain 700 reserves required or provided for in any resolution authorizing, or 701 trust agreement securing, such bonds of said bank. Such rates, rents, 702 fees and charges shall not be subject to supervision or regulation by 703 any department, commission, board, body, bureau or agency of this 704 state other than said bank.

705 (2) A sufficient amount of the revenues derived in respect of a 706 project, except such part of such revenues as may be necessary to pay 707 the cost of maintenance, repair and operation and to provide reserves and for renewals, replacements, extensions, enlargements and 708 709 improvements as may be provided for in the resolution authorizing 710 the issuance of any bonds of the Connecticut Infrastructure Bank or in the trust agreement securing the same, shall be set aside at such 711 712 regular intervals as may be provided in such resolution or trust 713 agreement in a sinking or other similar fund which is hereby pledged 714 to, and charged with, the payment of the principal of and the interest 715 on such bonds as the same shall become due, and the redemption price 716 or the purchase price of bonds retired by call or purchase as therein 717 provided. Such pledge shall be valid and binding from the time when 718 the pledge is made. The rates, rents, fees and charges and other 719 revenues or other moneys so pledged and thereafter received by said 720 bank shall immediately be subject to the lien of such pledge without 721 any physical delivery thereof or further act, and the lien of any such 722 pledge shall be valid and binding as against all parties having claims 723 of any kind in tort, contract or otherwise against said bank, irrespective 724 of whether such parties have notice of such claims. Notwithstanding 725 any provision of the Connecticut Uniform Commercial Code, neither 726 the resolution nor any trust agreement nor any other agreement nor any lease by which a pledge is created need be filed or recorded except 727 728 in the records of said bank. The use and disposition of moneys to the 729 credit of such sinking or other similar fund shall be subject to the 730 provisions of the resolution authorizing the issuance of such bonds or 731 of such trust agreement. Except as may otherwise be provided in such 732 resolution or such trust agreement, such sinking or other similar fund 733 may be a fund for all such bonds issued to finance projects for any 734 individual, partnership, corporation or association, or other body, 735 public or private, without distinction or priority of one over another; 736 provided said bank in any such resolution or trust agreement may 737 provide that such sinking or other similar fund shall be the fund for a 738 particular project for any individual, partnership, corporation or 739 association, or other body, public or private, and for the bonds issued to finance a particular project and may, additionally, permit and
provide for the issuance of bonds having a subordinate lien in respect
of the security authorized by this subsection to other bonds of said
bank, and, in such case, said bank may create separate sinking or other
similar funds in respect of such subordinate lien bonds.

745 (1) All moneys received pursuant to the provisions of this section, 746 whether as proceeds from the sale of bonds or as revenues, shall be 747 deemed to be trust funds to be held and applied solely as provided in 748 this section. Any officer with whom, or any bank or trust company 749 with which, such moneys are deposited shall act as trustee of such 750 moneys and shall hold and apply the same for the purposes of this 751 section, subject to the resolution authorizing the bonds of any issue or 752 the trust agreement securing such bonds.

753 (m) Any holder of bonds, bond anticipation notes, other notes or 754 other obligations issued under the provisions of this section, or any of 755 the coupons appertaining thereto, and the trustee or trustees under 756 any trust agreement, except to the extent the rights given by this 757 section may be restricted by any resolution authorizing the issuance of, 758 or any such trust agreement securing, such bonds, may, either at law 759 or in equity, by suit, action, mandamus or other proceedings, protect 760 and enforce any and all rights under the laws of the state or granted by 761 this section or under such resolution or trust agreement, and may 762 enforce and compel the performance of all duties required by this 763 section or by such resolution or trust agreement to be performed by the 764 Connecticut Infrastructure Bank or by any officer, employee or agent 765 thereof, including the fixing, charging and collecting of the rates, rents, 766 fees and charges authorized by this section and required by the 767 provisions of such resolution or trust agreement to be fixed, 768 established and collected.

(n) The Connecticut Infrastructure Bank shall have power to
contract with the holders of any of the bank's bonds or notes as to the
custody, collection, securing, investment and payment of any reserve
funds of said bank, or of any moneys held in trust or otherwise for the

payment of bonds or notes, and to carry out such contracts. Any officer with whom, or any bank or trust company with which, such moneys shall be deposited as trustee thereof shall hold, invest, reinvest and apply such moneys for the purposes thereof, subject to such provisions as this section and the resolution authorizing the issue of the bonds or notes or the trust agreement securing such bonds or notes may provide.

780 (o) The exercise of the powers granted by this section shall be in all 781 respects for the benefit of the people of this state, for the increase of 782 their commerce, welfare and prosperity, and for the improvement of 783 their health and living conditions, and, as the exercise of such powers 784 shall constitute the performance of an essential public function, neither 785 the Connecticut Infrastructure Bank, any affiliate of said bank, nor any 786 collection or other agent of said bank nor any such affiliate shall be 787 required to pay any taxes or assessments upon or in respect of any 788 revenues or property received, acquired, transferred or used by said 789 bank, any affiliate of said bank or any collection or other agent of said 790 bank or any such affiliate or upon or in respect of the income from 791 such revenues or property. Any bonds, notes or other obligations 792 issued under the provisions of this section, their transfer and the 793 income therefrom, including any profit made on the sale of such 794 bonds, notes or other obligations, shall at all times be free from 795 taxation of every kind by the state and by the municipalities and other 796 political subdivisions in the state, except for estate and succession 797 taxes. The interest on such bonds, notes or other obligations shall be 798 included in the computation of any excise or franchise tax.

(p) (1) The Connecticut Infrastructure Bank is hereby authorized to provide for the issuance of bonds of said bank for the purpose of refunding any bonds of said bank then outstanding, including the payment of any redemption premium thereon and any interest accrued or to accrue to the earliest or subsequent date of redemption, purchase or maturity of such bonds, and, if deemed advisable by said bank, for the additional purpose of paying all or any part of the cost of 806 constructing and acquiring additions, improvements, extensions or807 enlargements of a project or any portion thereof.

808 (2) The proceeds of any such bonds issued for the purpose of 809 refunding outstanding bonds may, at the discretion of the Connecticut 810 Infrastructure Bank, be applied to the purchase or retirement at 811 maturity or redemption of such outstanding bonds either on their 812 earliest or any subsequent redemption date or upon the purchase or at 813 the maturity thereof and may, pending such application, be placed in 814 escrow to be applied to such purchase or retirement at maturity or 815 redemption on such date as may be determined by said bank.

816 (3) Any such escrowed proceeds, pending such use, may be 817 invested and reinvested in direct obligations of, or obligations 818 unconditionally guaranteed by, the United States and certificates of 819 deposit or time deposits secured by direct obligations of, or obligations 820 unconditionally guaranteed by, the United States, or obligations of a 821 state, a territory or a possession of the United States, or any political 822 subdivision of any of the foregoing, within the meaning of Section 823 103(a) of the Internal Revenue Code of 1986, or any subsequent 824 corresponding internal revenue code of the United States, as amended 825 from time to time, the full and timely payment of the principal of and 826 interest on which are secured by an irrevocable deposit of direct 827 obligations of the United States that, if the outstanding bonds are then 828 rated by a nationally recognized rating agency, are rated in the highest rating category by such rating agency, maturing at such time or times 829 830 as shall be appropriate to assure the prompt payment, as to principal, 831 interest and redemption premium, if any, of the outstanding bonds to 832 be so refunded. The interest, income and profits, if any, earned or 833 realized on any such investment or reinvestment may also be applied 834 to the payment of the outstanding bonds to be so refunded. After the 835 terms of the escrow have been fully satisfied and carried out, any 836 balance of such proceeds and interest, income and profits, if any, 837 earned or realized on the investments or reinvestments thereof may be 838 returned to the Connecticut Infrastructure Bank for use by it in any

839 lawful manner.

840 (4) The portion of the proceeds of any such bonds issued for the 841 additional purpose of paying all or any part of the cost of constructing 842 and acquiring additions, improvements, extensions or enlargements of 843 a project or any portion thereof may be invested and reinvested as the 844 provisions of this section and the resolution authorizing the issuance 845 of such bonds or the trust agreement securing such bonds may 846 provide. The interest, income and profits, if any, earned or realized on 847 such investment or reinvestment may be applied to the payment of all 848 or any part of such cost or may be used by the Connecticut 849 Infrastructure Bank in any lawful manner.

(5) All such bonds shall be subject to the provisions of this section in
the same manner and to the same extent as other bonds issued
pursuant to this section or sections 2 and 3 of this act.

853 (q) Bonds issued by the Connecticut Infrastructure Bank under the 854 provisions of this section are hereby made securities in which all 855 public officers and public bodies of the state and its political 856 subdivisions, all insurance companies, state banks and trust 857 companies, national banking associations, savings banks, savings and 858 loan associations, investment companies, executors, administrators, 859 trustees and other fiduciaries may properly and legally invest funds, 860 including capital in their control or belonging to them. Such bonds are 861 hereby made securities that may properly and legally be deposited 862 with and received by any state or municipal officer or any agency or 863 political subdivision of the state for any purpose for which the deposit 864 of bonds or obligations of the state is now or may hereafter be 865 authorized by law.

(r) In conjunction with the issuance of the bonds, notes or other
obligations, the Connecticut Infrastructure Bank may: (1) Make
representations and agreements for the benefit of the holders of the
bonds, notes or other obligations to make secondary market
disclosures; (2) enter into interest rate swap agreements and other

871 agreements for the purpose of moderating interest rate risk on the 872 bonds, notes or other obligations; (3) enter into such other agreements 873 and instruments to secure the bonds, notes or other obligations; and (4) 874 take such other actions as necessary or appropriate for the issuance 875 and distribution of the bonds, notes or other obligations and may make 876 representations and agreements for the benefit of the holders of the 877 bonds, notes or other obligations that are necessary or appropriate to 878 ensure exclusion of the interest payable on the bonds, notes or other 879 obligations from gross income under the Internal Revenue Code of 880 1986, or any subsequent corresponding internal revenue code of the 881 United States, as amended from time to time.

Sec. 4. Subdivision (12) of section 1-79 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October 1, 2019*):

885 "Quasi-public agency" means Connecticut Innovations, (12)886 Incorporated, the Connecticut Health and Education Facilities 887 Authority, the Connecticut Higher Education Supplemental Loan 888 Authority, the Connecticut Student Loan Foundation, the Connecticut 889 Housing Finance Authority, the State Housing Authority, the Materials 890 Innovation and Recycling Authority, the Capital Region Development 891 Authority, the Connecticut Lottery Corporation, the Connecticut 892 Airport Authority, the Connecticut Health Insurance Exchange, the 893 Connecticut Green Bank, the Connecticut Infrastructure Bank, the 894 Connecticut Retirement Security Authority, the Connecticut Port 895 Authority and the State Education Resource Center.

Sec. 5. Subdivision (1) of section 1-120 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2019):

899 (1) "Quasi-public agency" means Connecticut Innovations,
900 Incorporated, the Connecticut Health and Educational Facilities
901 Authority, the Connecticut Higher Education Supplemental Loan
902 Authority, the Connecticut Student Loan Foundation, the Connecticut

Housing Finance Authority, the Connecticut Housing Authority, the
Materials Innovation and Recycling Authority, the Capital Region
Development Authority, the Connecticut Lottery Corporation, the
Connecticut Airport Authority, the Connecticut Health Insurance
Exchange, the Connecticut Green Bank, <u>the Connecticut Infrastructure</u>
<u>Bank</u>, the Connecticut Retirement Security Authority, the Connecticut
Port Authority and the State Education Resource Center.

910 Sec. 6. Section 1-124 of the general statutes is repealed and the 911 following is substituted in lieu thereof (*Effective October 1, 2019*):

912 (a) Connecticut Innovations, Incorporated, the Connecticut Health 913 and Educational Facilities Authority, the Connecticut Higher 914 Education Supplemental Loan Authority, the Connecticut Student 915 Loan Foundation, the Connecticut Housing Finance Authority, the 916 Connecticut Housing Authority, the Materials Innovation and 917 Recycling Authority, the Connecticut Airport Authority, the Capital 918 Region Development Authority, the Connecticut Health Insurance 919 Exchange, the Connecticut Green Bank, the Connecticut Infrastructure 920 Bank, the Connecticut Retirement Security Authority, the Connecticut 921 Port Authority and the State Education Resource Center shall not 922 borrow any money or issue any bonds or notes which are guaranteed 923 by the state of Connecticut or for which there is a capital reserve fund 924 of any kind which is in any way contributed to or guaranteed by the 925 state of Connecticut until and unless such borrowing or issuance is 926 approved by the State Treasurer or the Deputy State Treasurer 927 appointed pursuant to section 3-12. The approval of the State Treasurer 928 or said deputy shall be based on documentation provided by the 929 authority that it has sufficient revenues to (1) pay the principal of and 930 interest on the bonds and notes issued, (2) establish, increase and 931 maintain any reserves deemed by the authority to be advisable to 932 secure the payment of the principal of and interest on such bonds and 933 notes, (3) pay the cost of maintaining, servicing and properly insuring 934 the purpose for which the proceeds of the bonds and notes have been 935 issued, if applicable, and (4) pay such other costs as may be required.

936 (b) To the extent Connecticut Innovations, Incorporated, the 937 Connecticut Higher Education Supplemental Loan Authority, the 938 Connecticut Student Loan Foundation, the Connecticut Housing 939 Finance Authority, the Connecticut Housing Authority, the Materials 940 Innovation and Recycling Authority, the Connecticut Health and 941 Educational Facilities Authority, the Connecticut Airport Authority, 942 the Capital Region Development Authority, the Connecticut Health 943 Insurance Exchange, the Connecticut Green Bank, the Connecticut 944 Infrastructure Bank, the Connecticut Retirement Security Authority, 945 the Connecticut Port Authority or the State Education Resource Center 946 is permitted by statute and determines to exercise any power to 947 moderate interest rate fluctuations or enter into any investment or 948 program of investment or contract respecting interest rates, currency, 949 cash flow or other similar agreement, including, but not limited to, 950 interest rate or currency swap agreements, the effect of which is to 951 subject a capital reserve fund which is in any way contributed to or 952 guaranteed by the state of Connecticut, to potential liability, such 953 determination shall not be effective until and unless the State 954 Treasurer or his or her deputy appointed pursuant to section 3-12 has 955 approved such agreement or agreements. The approval of the State Treasurer or his or her deputy shall be based on documentation 956 957 provided by the authority that it has sufficient revenues to meet the 958 financial obligations associated with the agreement or agreements.

959 Sec. 7. Section 1-125 of the general statutes is repealed and the 960 following is substituted in lieu thereof (*Effective October 1, 2019*):

961 The directors, officers and employees of Connecticut Innovations, 962 Incorporated, the Connecticut Higher Education Supplemental Loan 963 Authority, the Connecticut Student Loan Foundation, the Connecticut 964 Housing Finance Authority, the Connecticut Housing Authority, the 965 Materials Innovation and Recycling Authority, including ad hoc 966 members of the Materials Innovation and Recycling Authority, the 967 Connecticut Health and Educational Facilities Authority, the Capital 968 Region Development Authority, the Connecticut Airport Authority,

the Connecticut Lottery Corporation, the Connecticut Health Insurance 969 970 Exchange, the Connecticut Green Bank, the Connecticut Infrastructure 971 Bank, the Connecticut Retirement Security Authority, the Connecticut 972 Port Authority and the State Education Resource Center and any 973 person executing the bonds or notes of the agency shall not be liable 974 personally on such bonds or notes or be subject to any personal 975 liability or accountability by reason of the issuance thereof, nor shall 976 any director or employee of the agency, including ad hoc members of 977 the Materials Innovation and Recycling Authority, be personally liable 978 for damage or injury, not wanton, reckless, wilful or malicious, caused 979 in the performance of his or her duties and within the scope of his or 980 her employment or appointment as such director, officer or employee, 981 including ad hoc members of the Materials Innovation and Recycling 982 Authority. The agency shall protect, save harmless and indemnify its 983 directors, officers or employees, including ad hoc members of the 984 Materials Innovation and Recycling Authority, from financial loss and expense, including legal fees and costs, if any, arising out of any claim, 985 986 demand, suit or judgment by reason of alleged negligence or alleged 987 deprivation of any person's civil rights or any other act or omission 988 resulting in damage or injury, if the director, officer or employee, 989 including ad hoc members of the Materials Innovation and Recycling 990 Authority, is found to have been acting in the discharge of his or her 991 duties or within the scope of his or her employment and such act or 992 omission is found not to have been wanton, reckless, wilful or 993 malicious.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2019	New section
Sec. 2	October 1, 2019	New section
Sec. 3	October 1, 2019	New section
Sec. 4	October 1, 2019	1-79(12)
Sec. 5	October 1, 2019	1-120(1)
Sec. 6	October 1, 2019	1-124
Sec. 7	October 1, 2019	1-125

## Statement of Legislative Commissioners:

In Section 1(d)(1), the number of nonvoting members of the board of directors was changed from "two" to "one" for accuracy and internal consistency.

BA Joint Favorable Subst. -LCO