covered medical and/or hospital services for or on behalf of an injured employee when the claim is controverted (Part DD);—and in relation to providing for the administration of certain funds and accounts related to the 2025-2026 budget, authorizing certain payments and transfers; to amend the state finance law, in relation to the administration of certain funds and accounts, in relation to the effectiveness thereof, and in relation to interest owed on outstanding balances of debt; to amend part XX of chapter 56 of the laws of 2024, amending the state finance law and other laws relating to providing for the administration of certain funds and accounts related to the 2023-2024 budget, in relation to the effectiveness thereof; authorizing the comptroller to transfer up to \$25,000,000 from various state bond funds to the general debt service fund for the purposes of redeeming or defeasing outstanding state bonds; to amend the private housing finance law, in relation to housing program bonds and notes; to amend the public authorities law, in relation to the issuance of bonds and notes by the dedicated highway and bridge trust fund; to amend the public authorities law, in relation to the issuance of bonds and notes for city university facilities; to amend the public authoriin relation to the issuance of bonds for library law, 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 urban development corporation act, in relation to the issuance of bonds and notes for purposes of funding office of information technology services project costs; to amend chapter 329 of the laws of 1991, amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the issuance funds to the thruway authority; to amend chapter 174 of the laws of 1968 constituting the 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 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 and initiative of the state police; 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 program; to amend the public authorities law, in relation provider issuance of bonds or notes for the purpose of assisting the metropolitan transportation authority in the financing of tation facilities; to amend the public authorities law, in relation to bonds and notes for hazardous waste remediation; 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 certain bonds and notes; to amend the public authorities law, in relation to funds for the department of health and financing through the dormitory authority; to amend the public health law, in relation to the department of health income fund; to amend chapter 174 of the laws of 1968 constituting the urban development corporation act, in relation to the issuance of personal income tax revenue anticipation notes; to amend the state finance law, in relation to the issuance of bonds and notes for certain purposes; to amend the state finance law, in relation to refunding and redemption of bonds; to repeal certain provisions of the state finance law relating to the accident prevention course internet, and other technology pilot program fund, relating to the required contents of the budget and relating to the deposit of receipts derived from certain indirect cost assessments; and providing for the repeal of certain provisions upon expiration thereof (Part EE); to amend the

administrative code of city of New York, in relation to amortization and valuation methods used for contributions to the New York city employees' retirement system, the New York city teachers' retirement system, and the board of education retirement system of such city (Part FF); to amend the correction law, in relation to addressing accountability within the department of corrections and community supervision (Part GG); to amend the correction law, in relation to the functions, powers and duties of the state commission of correction (Part HH); and in relation to authorizing the department of corrections and community supervision to close up to five correctional facilities in the 2025--2026 state fiscal year; and providing for the repeal of such provisions upon expiration thereof (Part II)

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

Section 1. This act enacts into law major components of legislation necessary to implement the state public protection and general government budget for the 2025-2026 state fiscal year. Each component is wholely contained within a Part identified as Parts A through [FII]. The effective date for each particular provision contained within such Part is set forth in the last section of such Part. Any provision in any section contained within a Part, including the effective date of the Part, which makes a reference to a section "of this act", when used in connection with that particular component, shall be deemed to mean and refer to the corresponding section of the Part in which it is found. Section three of this act sets forth the general effective date of this act.

12 PART A

13 Section 1. Section 2 of chapter 887 of the laws of 1983, amending the



- 14 correction law relating to the psychological testing of candidates, as 15 amended by section 1 of part A of chapter 55 of the laws of 2023, is 16 amended to read as follows:
- 17 § 2. This act shall take effect on the one hundred eightieth day after 18 it shall have become a law and shall remain in effect until September 1, 19 [2025] 2027.
- 20 § 2. Section 3 of chapter 428 of the laws of 1999, amending the execu-21 tive law and the criminal procedure law relating to expanding the



- 15. \$4,200,000 from any of the state education department's special revenue or internal service funds to the capital projects fund (30000).
- 16. \$30,013,000 from the general fund to the miscellaneous special revenue fund, HESC-insurance premium payments account (21960).
- 5 17. \$312,000,000 from the State University Income Fund, Long Island veterans' home account (22652), state university income fund, state 7 university general income reimbursable account (22653), state university income fund, state university general revenue offset account (22655), 8 9 state university income fund, state university hospitals income reimbursable account (22656), state university income fund, SUNY stabiliza-10 11 tion account (22657), state university income fund, state universitywide hospital reimbursable account (22658), and/or state university 13 income fund, SUNY tuition reimbursable account (22659) to the General Fund for the payment of SUNY Hospitals Health Insurance premiums on or 15 before March 31, 2026.
- 16 18. \$25,000,000 from the general fund to the miscellaneous capital projects fund, state university of New York green loan energy fundgreen energy loan fund.

Environmental Affairs:

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- 1. \$16,000,000 from any of the department of environmental conservation's special revenue federal funds, and/or federal capital funds, to the environmental conservation special revenue fund, federal indirect recovery account (21065).
- 2. \$5,000,000 from any of the department of environmental conservation's special revenue federal funds, and/or federal capital funds, to the conservation fund (21150) or Marine Resources Account (21151) as necessary to avoid diversion of conservation funds.
- 3. \$3,000,000 from any of the office of parks, recreation and historic preservation capital projects federal funds and special revenue federal funds to the miscellaneous special revenue fund, federal grant indirect cost recovery account (22188).
- 4. \$100,000,000 from the general fund to the environmental protection fund, environmental protection fund transfer account (30451).
- 5. \$10,000,000 from the general fund to the hazardous waste remedial fund, hazardous waste cleanup account (31506).
- 6. An amount up to or equal to the cash balance within the special revenue-other waste management & cleanup account (21053) to the capital projects fund (30000) for services and capital expenses related to the management and cleanup program as put forth in section 27-1915 of the environmental conservation law.
- 7. \$1,800,000 from the miscellaneous special revenue fund, public service account (22011) to the miscellaneous special revenue fund, utility environmental regulatory account (21064).
- 8. \$7,000,000 from the general fund to the enterprise fund, state fair account (50051).
- 9. \$3,000,000 from the waste management & cleanup account (21053) to the general fund.
- 10. \$3,000,000 from the waste management & cleanup account (21053) to the environmental protection fund transfer account (30451).
- 49 11. \$14,000,000 from the general fund to the miscellaneous special revenue fund, patron services account (22163).
- 12. \$15,000,000 from the enterprise fund, golf account (50332) to the state park infrastructure fund, state park infrastructure account (30351).
- 13. \$10,000,000 from the general fund to the environmental protection and oil spill compensation fund (21203).

14. \$5,000,000 from the general fund to the enterprise fund, golf account (50332).

Family Assistance:

- 1. \$7,000,000 from any of the office of children and family services, office of temporary and disability assistance, or department of health special revenue federal funds and the general fund, in accordance with agreements with social services districts, to the miscellaneous special revenue fund, office of human resources development state match account (21967).
- 2. \$4,000,000 from any of the office of children and family services or office of temporary and disability assistance special revenue federal funds to the miscellaneous special revenue fund, family preservation and support services and family violence services account (22082).
- 3. \$18,670,000 from any of the office of children and family services, office of temporary and disability assistance, or department of health special revenue federal funds and any other miscellaneous revenues generated from the operation of office of children and family services programs to the general fund.
- 4. \$205,000,000 from any of the office of temporary and disability assistance or department of health special revenue funds to the general fund.
- 5. \$2,500,000 from any of the office of temporary and disability assistance special revenue funds to the miscellaneous special revenue fund, office of temporary and disability assistance program account (21980).
- 6. \$35,000,000 from any of the office of children and family services, office of temporary and disability assistance, department of labor, and department of health special revenue federal funds to the office of children and family services miscellaneous special revenue fund, multiagency training contract account (21989).
- 7. \$205,000,000 from the miscellaneous special revenue fund, youth facility per diem account (22186), to the general fund.
- 33 8. \$\frac{\$621,850}{}\$788,000 from the general fund to the combined gifts, grants, and

34 bequests fund, WB Hoyt Memorial account (20128).

- 9. \$5,000,000 from the miscellaneous special revenue fund, state central registry (22028), to the general fund.
 - 10. \$900,000 from the general fund to the Veterans' Remembrance and Cemetery Maintenance and Operation account (20201).
 - 11. \$5,000,000 from the general fund to the housing program fund (31850).
 - 12. \$15,000,000 from any of the office of children and family services special revenue federal funds to the office of court administration special revenue other federal iv-e funds account.
 - 13. \$10,000,000 from any of the office of children and family services special revenue federal funds to the office of indigent legal services special revenue other federal iv-e funds account.

General Government:

- 1. \$9,000,000 from the general fund to the health insurance revolving fund (55300).
- 50 2. \$292,400,000 from the health insurance reserve receipts fund 51 (60550) to the general fund.
- 52 3. \$150,000 from the general fund to the not-for-profit revolving loan 53 fund (20650).
- 54 4. \$150,000 from the not-for-profit revolving loan fund (20650) to the 55 general fund.



- 23. \$5,000,000 from the general fund to the occupational health clinics account (22177).
- 3 24. \$88,000 from the miscellaneous special revenue fund, veterans home 4 assistance account (20208), to the miscellaneous special revenue fund, 5 New York city veterans' home account (22141).
 - 25. \$88,000 from the miscellaneous special revenue fund, veterans home assistance account (20208), to the miscellaneous special revenue fund, New York state home for veterans' and their dependents at oxford account (22142).
 - 26. \$88,000 from the miscellaneous special revenue fund, veterans assistance account (20208), to the miscellaneous special revenue fund, western New York veterans' home account (22143).
 - 27. \$88,000 from the miscellaneous special revenue fund, veterans assistance account (20208), to the miscellaneous special revenue fund, New York state for veterans in the lower-Hudson valley account (22144).
 - 28. \$88,000 from the miscellaneous special revenue fund, veterans assistance account (20208), to the state university income fund, Long Island Veterans' Home Account (22652).

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- 1. \$600,000 from the miscellaneous special revenue fund, DOL fee and penalty account (21923), to the child performer's protection fund, child performer protection account (20401).
- 2. \$11,700,000 from the unemployment insurance interest and penalty fund, unemployment insurance special interest and penalty account (23601), to the general fund.
- 3. \$50,000,000 from the DOL fee and penalty account (21923), unemployment insurance special interest and penalty account (23601), and public work enforcement account (21998), to the general fund.
- 4. \$850,000 from the miscellaneous special revenue fund, DOL elevator safety program fund (22252) to the miscellaneous special revenue fund, DOL fee and penalty account (21923).
- 32 5. \$4,000,000 from the miscellaneous special revenue fund, DOL fee and 33 penalty account (21923), to the Training and Education Program on Occu-34 pation Safety and Health Fund, OSHA Inspection Account (21252).
- 35 6. \$8,000,000 from the miscellaneous special revenue fund, DOL fee and 36 penalty account (21923), to the Training and Education Program on Occu-37 pation Safety and Health Fund, OSHA Training and Education Account 38 (21251).
- 39 75. \$22,000,000 from the miscellaneous special revenue fund, Interest 40 and Penalty Account (23601), to the Training and Education Program on 41 Occupation Safety and Health Fund, OSHA Training and Education Account 42 (21251).
- 43 86. \$5,000,000\$1,000,000 from the miscellaneous special revenue fund, Public Work
- 44 Enforcement account (21998), to the Training and Education Program on 45 Occupation Safety and Health Fund, OSHA Training and Education Account 46 (21251).
- 47 97. \$250,000,000 from the general fund to the enterprise fund, unem-48 ployment insurance benefit fund, interest assessment account (50651).
- 8. \$4,000,000 from the miscellaneous special revenue fund, Public Work Enforcement account (21998), to the Training and Education Program on Occupational Safety and Health Fund, OSHA Inspection Account (21252).
- 49 Mental Hygiene:
- 50 1. \$2,000,000 from the general fund, to the mental hygiene facilities 51 capital improvement fund (32300).
- 52 2. \$20,000,000 from the opioid settlement fund (23817) to the miscel-53 laneous capital projects fund, opioid settlement capital account 54 (32200).



- Revenue bonds may only be issued for authorized purposes, as defined in section sixty-eight-a of this article. Notwithstanding the foregoing, the dormitory authority of the state of New York, the urban development corporation [and], the New York state thruway authority, the New York state housing finance agency, and the New York state environmental facilities corporation may issue revenue bonds for any authorized purpose of any other such authorized issuer [through March thirty-first, two thousand twenty-five]. Any such revenue bonds issued by the New York state thruway authority shall be subject to the approval of the New York state public authorities control board, pursuant to section fifty-one of the public authorities law. The authorized issuers shall not issue any revenue bonds in an amount in excess of statutory authorizations for such authorized purposes. Authorizations for such authorized purposes shall be reduced in an amount equal to the amount of revenue bonds issued for such authorized purposes under this article. Such reduction shall not be made in relation to revenue bonds issued to fund reserve funds, if any, and costs of issuance, [if these items are not counted under existing authorizations,] nor shall revenue bonds issued to refund bonds issued under existing authorizations reduce the amount of such authorizations.
 - § 60. Subdivision 1 of section 56 of the state finance law, as amended by chapter 415 of the laws of 1986, is amended to read as follows:
 - 1. Whenever in [his] the comptroller's opinion it is to the advantage of the state the comptroller when issuing and selling any bonds of the state may reserve to the state on such conditions as [he] the comptroller may deem advisable and proper the privilege of refunding or of redeeming [at not more than three per centum above par value] all or any part of such bonds prior to the date on which they shall be due and payable.
- § 61. This act shall take effect immediately and shall be deemed to have been in full force and effect on and after April 1, 2025; provided, however, that the provisions of sections one, two, three, four, five, six, seven, eight, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty and twenty-one of this act shall expire March 31, 2026.

Insert New Part FF LBD #70043-04-5
Insert New Part GG LBD #70045-03-5
Insert New Part HH LBD #70044-02-5
Insert New Part II LBD #70046-01-5

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- § 2. Severability clause. If any clause, sentence, paragraph, subdivision, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of the legislature that this act would have been enacted even if such invalid provisions had not been included herein.
- § 3. This act shall take effect immediately provided, however, that the applicable effective date of Parts A through **EEII** of this act shall

47 as specifically set forth in the last section of such Parts.

