## 1628

## 2015-2016 Regular Sessions

IN SENATE

January 13, 2015

- Introduced by Sens. BOYLE, CROCI, MURPHY, SERINO -- read twice and ordered printed, and when printed to be committed to the Committee on Veterans, Homeland Security and Military Affairs
- AN ACT relating to making veterans organizations eligible for funding under the state and municipal facilities program; and to amend chapter 54 of the laws of 2014, enacting the Capital Projects budget, in relation to making technical corrections thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. For the state fiscal year 2014-15 and thereafter, veterans 2 organizations shall be eligible for any monies appropriated to the state 3 and municipal facilities program for the payment of capital costs.

4 S 2. That part, entitled "MISCELLANEOUS -- ALL STATE DEPARTMENTS AND 5 AGENCIES", of section 1 of chapter 54 of the laws of 2014, enacting the 6 "Capital Projects Budget", is amended by adding thereto the items here-7 inbelow set forth in italic and is amended by deleting therefrom the 8 items hereinbelow set forth in brackets as follows:

9	MISCELLANEOUS ALL STATE DEPARTMENTS AND AGENCIES
10	STATE AND MUNICIPAL FACILITIES PROGRAM
11	CAPITAL PROJECTS 2014-15
	For the comprehensive construction programs, purposes and
13	projects as herein specified in accordance with the
14	following:

16 17 18 19	Capital Projects Fund - Other	385,000,000	385,000,000
	All Funds ===	385,000,000	385,000,000
	FXDLANATIONMatter in ITALICS (undersec	ored) is new: matt	er in brackets

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[ ] is old law to be omitted.
LBD07781-01-5

APPROPRIATIONS REAPPROPRIATIONS

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1	STATE AN	ND M	/UNICIPAL	FACILITIES	PROGRAM	(CCP)	 385,000,000
2							 

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3 Capital Projects Funds - Other
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- 4 Capital Projects Fund
- 5 State and Municipal Facilities Purpose

6 For payment of the capital costs of 7 construction, improvement, rehabilitation 8 reconstruction of facilities owned by or 9 eligible entities; the acquisition of 10 capital facilities and assets by eligible 11 entities; the acquisition of capital 12 assets with a useful life of not less than 13 ten years purchased for the sole purpose 14 of preserving and protecting infrastruc-15 ture that is owned, controlled or appur-16 tenant to an eligible entity; economic 17 development projects sponsored by the 18 state or municipal corporations, as 19 defined in section 2 of the general munic-20 ipal law, that will create or retain jobs 21 in New York state as certified by the 22 commissioner of the department of economic 23 development; or environmental projects sponsored by the state or municipal corpo-24 25 rations as defined in section 2 of the 26 general municipal law. Eligible entities 27 shall consist of the state; municipal 28 corporations as defined in section 2 of 29 the general municipal law; water and sewer 30 districts; the Metropolitan Transportation 31 Authority; a college or university estab-32 lished pursuant to section 352 of the 33 education law, section 6203 of the educa-34 tion law or section 6302 of the education 35 law; an independent not-for-profit insti-36 tution of higher education as defined in 37 subdivision 2 of section 6401 of the 38 education law; public school districts; 39 public housing authorities; public 40 libraries and library systems chartered by 41 the regents of the state of New York or 42 established by an act of the legislature; 43 [and] fire districts; AND VETERANS ORGAN-44 IZATIONS. Costs may include, but shall 45 not be limited to engineering services, 46 construction, project management, right-47 of-way acquisition, and work appurtenant 48 and ancillary thereto. No funds from this 49 appropriation may be used as a required 50 match or be considered a local share to 51 other state programs or to leverage state 52 aid or grants including but not limited to 53 the apportionment of aid under the educa-54 tion law. Notwithstanding any provision of

## S. 1628

1	law to the contrary, funds appropriated
2	herein may, subject to the approval of the
3	director of the budget, be (i) inter-
4	changed, (ii) transferred from this appro-
5	priation to any other appropriation of any
б	state department, agency or public benefit
7	corporation, or (iii) suballocated to any
8	other state department, agency or public
9	benefit corporation, to achieve this
10	purpose
11	
12	S 3. This act shall take effect immediately; and shall be deemed to
13	have been in full force and effect on and after April 1, 2014.