



General Assembly

Raised Bill No. 6622

January Session, 2013

LCO No. 3623



Referred to Committee on EDUCATION

Introduced by:
(ED)

AN ACT CONCERNING DISTRICT PARTNERSHIPS.

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

1 Section 1. Section 10-223f of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective July 1, 2013*):

3 (a) For the [fiscal years ending June 30, 2008, to June 30, 2013,
4 inclusive, there shall be a pilot program concerning the determination
5 of adequate yearly progress and academic performance for the school
6 districts for Bridgeport, Hartford and New Haven. Under the program,
7 the] school year commencing July 1, 2013, and each school year
8 thereafter, the Department of Education shall [determine the adequate
9 yearly progress or academic performance, as described in the state-
10 wide education accountability plan or the state-wide performance
11 management and support plan prepared in accordance with
12 subsection (b) of section 10-223e, for each district] calculate the district
13 performance index, as defined in section 10-262u, for an alliance
14 district, as defined in said section 10-262u, with data from each school
15 under the jurisdiction of the board of education for such alliance
16 district and data from any state or local charter school, as defined in

17 [subdivision (3) of] section 10-66aa, located in such alliance district,
18 provided the local board of education for such alliance district and the
19 state or local charter school reach mutual agreement for the inclusion
20 of the data from the state or local charter schools and the terms of such
21 agreement are approved by the State Board of Education.

22 (b) Not later than October 1, [2013] 2014, the Department of
23 Education shall report, in accordance with the provisions of section 11-
24 4a, the district performance indices results, [of the determination of
25 adequate yearly progress for any school district that participates in the
26 pilot program pursuant to] calculated in accordance with the
27 provisions subsection (a) of this section, to the joint standing
28 committee of the General Assembly having cognizance of matters
29 relating to education.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2013</i>	10-223f

ED *Joint Favorable*