

## General Assembly

Raised Bill No. 964

January Session, 2015

LCO No. 3491



Referred to Committee on EDUCATION

Introduced by: (ED)

## AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR TECHNICAL REVISIONS TO THE EDUCATION AND EARLY CHILDHOOD STATUTES.

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

- 1 Section 1. Subsection (c) of section 10-357b of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (*Effective from*
- 3 passage):
- 4 (c) The State Education Resource Center shall be subject to (1) rules,
- 5 regulations and restrictions on purchasing, procurement, personal
- 6 service agreements and the disposition of assets generally applicable to
- 7 Connecticut state agencies, including those contained in titles 4, 4a and
- 8 4b [,] and section 4e-19, and (2) audit by the Auditors of Public
- 9 Accounts under section 2-90.
- 10 Sec. 2. Subparagraph (C) of subdivision (3) of subsection (c) of
- section 10-264*l* of the general statutes is repealed and the following is
- substituted in lieu thereof (*Effective from passage*):
- 13 (C) For the fiscal year ending June 30, 2015, and each fiscal year

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14 thereafter, each interdistrict magnet school operated by a regional 15 educational service center that began operations for the school year 16 commencing July 1, 2001, and that for the school year commencing 17 July 1, 2008, enrolled at least fifty-five per cent, but no more than 18 eighty per cent of the school's students from a single town shall receive 19 a per pupil grant [(1)] (i) for each enrolled student who is a resident of 20 the district that enrolls at least fifty-five per cent, but no more than 21 eighty per cent of the school's students, up to an amount equal to the 22 total number of such enrolled students as of October 1, 2013, using the 23 data of record, in the amount of eight thousand one hundred eighty 24 dollars, [(2)] (ii) for each enrolled student who is a resident of the 25 district that enrolls at least fifty-five per cent, but not more than eighty 26 per cent of the school's students, in an amount greater than the total 27 number of such enrolled students as of October 1, 2013, using the data 28 of record, in the amount of three thousand dollars, [(3)] (iii) for each 29 enrolled student who is not a resident of the district that enrolls at least 30 fifty-five per cent, but no more than eighty per cent of the school's 31 students, up to an amount equal to the total number of such enrolled 32 students as of October 1, 2013, using the data of record, in the amount 33 of eight thousand one hundred eighty dollars, and [(4)] (iv) for each 34 enrolled student who is not a resident of the district that enrolls at least 35 fifty-five per cent, but not more than eighty per cent of the school's 36 students, in an amount greater than the total number of such enrolled 37 students as of October 1, 2013, using the data of record, in the amount 38 of seven thousand eighty-five dollars.

Sec. 3. Subsection (b) of section 10-222p of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

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(b) The Department of Education shall make available on the department's Internet web site (1) each safe school climate plan that has been approved by the department, (2) a list of the school districts that have an approved safe school climate plan, and (3) a list of the school districts whose safe school climate [plan has] plans have been

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rejected and [is] <u>that are</u> in the process of resubmitting [its] <u>their</u> safe school climate [plan] <u>plans</u> for approval by the department.

- Sec. 4. Subsection (b) of section 10-16r of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 52 (b) school readiness shall: Make council (1)53 recommendations to the chief elected official and the superintendent of 54 schools on issues relating to school readiness, including any 55 applications for grants pursuant to sections 10-16p, 10-16u, 17b-749a 56 and 17b-749c; (2) foster partnerships among providers of school 57 readiness programs; (3) submit biennial reports to the [Department of 58 Education Office of Early Childhood on the number and location of 59 school readiness spaces and estimates of the number of children not 60 being served by school readiness programs and the estimated cost of 61 providing spaces to all eligible children, as described in subparagraphs 62 (A) to (D), inclusive, of subdivision (1) of subsection (d) of section 10-63 16p, in an accredited school readiness program or a school readiness 64 program seeking accreditation; (4) cooperate with the [department] 65 office in any program evaluation; [and, on and after July 1, 2000, use 66 measures developed pursuant to section 10-16s\* for purposes of 67 evaluating the effectiveness of school readiness programs;] (5) identify 68 existing and prospective resources and services available to children 69 and families; (6) facilitate the coordination of the delivery of services to 70 children and families, including (A) referral procedures, and (B) before 71 and after-school child care for children attending kindergarten 72 programs; (7) exchange information with other councils, the 73 community and organizations serving the needs of children and 74 families; (8) make recommendations to school officials concerning 75 transition from school readiness programs to kindergarten; and (9) 76 encourage public participation.
- Sec. 5. Subsection (c) of section 19a-80 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from*

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- 79 passage):
- 80 (c) The commissioner, within available appropriations, shall require 81 each prospective employee of a child day care center or group day care 82 home in a position requiring the provision of care to a child to submit 83 to state and national criminal history records checks. The criminal 84 history records checks required pursuant to this subsection shall be 85 conducted in accordance with section 29-17a. The commissioner shall 86 also request a check of the state child abuse registry established 87 pursuant to section 17a-101k. [Pursuant to the interagency agreement 88 provided for in section 10-16s\*, the The Department of Social Services 89 may agree to transfer funds appropriated for criminal history records 90 checks to the Office of Early Childhood. The [commissioner] 91 Commissioner of Early Childhood shall notify each licensee of the 92 provisions of this subsection.
- 93 Sec. 6. Subdivision (11) of subsection (g) of section 17a-28 of the 94 general statutes is repealed and the following is substituted in lieu 95 thereof (*Effective from passage*):
- 96 (11) The Office of Early Childhood for the purpose of (A) 97 determining the suitability of a person to care for children in a facility 98 licensed pursuant to section 19a-77, 19a-80, as amended by this act, or 99 19a-87b; (B) determining the suitability of such person for licensure; 100 (C) an investigation conducted pursuant to section 19a-80f; (D) 101 notifying the [Department of Public Health] office when the 102 Department of Children and Families places an individual licensed or 103 certified by the [Department of Public Health] office on the child abuse 104 and neglect registry pursuant to section 17a-101k; or (E) notifying the 105 [Department of Public Health] office when the Department of Children 106 and Families possesses information regarding [a Department of Public 107 Health an office regulatory violation committed by an individual 108 licensed or certified by the [Department of Public Health] office;
- Sec. 7. Section 17b-751b of the general statutes is repealed and the

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- 110 following is substituted in lieu thereof (*Effective from passage*):
- 111 (a) The [executive director of the Office] <u>Commissioner</u> of Early
- 112 Childhood shall establish the structure for a state-wide system for a
- 113 Nurturing Families Network, which demonstrates the benefits of
- preventive services by significantly reducing the abuse and neglect of
- infants and by enhancing parent-child relationships through hospital-
- based assessment with home outreach follow-up on infants and their
- 117 families within families identified as high risk.
- (b) The [executive director of the Office of Early Childhood]
- commissioner shall: (1) Develop the comprehensive risk assessment to
- be used by the Nurturing Families Network's providers; (2) develop
- the training program, standards, and protocols for the pilot programs;
- and (3) develop, issue and evaluate requests for proposals to procure
- the services required by this section. In evaluating the proposals, the
- 124 [executive director] commissioner shall take into consideration the
- most effective and consistent service delivery system allowing for the
- 126 continuation of current public and private programs.
- (c) The [executive director of the Office of Early Childhood]
- 128 <u>commissioner</u> shall establish a data system to enable the programs to
- document the following information in a standard manner: (1) The
- 130 level of screening and assessment; (2) profiles of risk and family
- demographics; (3) the incidence of child abuse and neglect; (4) rates of
- child development; and (5) any other information the commissioner
- deems appropriate.
- 134 (d) The [executive director] commissioner shall report to the
- General Assembly, in accordance with the provisions of section 11-4a,
- on the establishment, implementation and progress of the Nurturing
- 137 Families Network, on January first and July first, of each year.
- Sec. 8. Subsection (c) of section 17b-749 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective from*
- 140 passage):

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(c) The commissioner, in consultation with the Commissioner of Social Services, shall establish eligibility and program standards including, but not limited to: (1) A priority intake and eligibility system with preference given to serving (A) recipients of temporary family assistance who are employed or engaged in employment activities under the Department of Social Services' "Jobs First" program, (B) working families whose temporary family assistance was discontinued not more than five years prior to the date of application for the child care subsidy program, (C) teen parents, (D) low-income working families, (E) adoptive families of children who were adopted from the Department of Children and Families and who are granted a waiver of income standards under subdivision (2) of subsection (b) of this section, (F) working families who are at risk of welfare dependency, and (G) any household with a child or children participating in the Early Head Start-Child Care Partnership federal grant program for a period of up to twelve months based on Early Head Start eligibility criteria; (2) health and safety standards for child care providers not required to be licensed; (3) a reimbursement system for child care services which account for differences in the age of the child, number of children in the family, the geographic region and type of care provided by licensed and unlicensed caregivers, the cost and type of services provided by licensed and unlicensed caregivers, successful completion of fifteen hours of annual in-service training or credentialing of child care directors and administrators, and program accreditation; (4) supplemental payment for special needs of the child and extended nontraditional hours; (5) an annual rate review process for providers which assures that reimbursement rates are maintained at levels which permit equal access to a variety of child care settings; (6) a sliding reimbursement scale for participating families; (7) an administrative appeals process; (8) an administrative hearing process to adjudicate cases of alleged fraud and abuse and to impose sanctions and recover overpayments; (9) an extended period of program and payment eligibility when a parent who is receiving a child care subsidy experiences a temporary interruption in employment or other

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- Sec. 9. Subsection (b) of section 17a-101 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
  - (b) The following persons shall be mandated reporters: (1) Any physician or surgeon licensed under the provisions of chapter 370, (2) any resident physician or intern in any hospital in this state, whether or not so licensed, (3) any registered nurse, (4) any licensed practical nurse, (5) any medical examiner, (6) any dentist, (7) any dental hygienist, (8) any psychologist, (9) any school employee, as defined in section 53a-65, (10) social worker, (11) any person who holds or is issued a coaching permit by the State Board of Education, is a coach of intramural or interscholastic athletics and is eighteen years of age or older, (12) any individual who is employed as a coach or director of youth athletics and is eighteen years of age or older, (13) any individual who is employed as a coach or director of a private youth sports organization, league or team and is eighteen years of age or older, (14) any paid administrator, faculty, staff, athletic director, athletic coach or athletic trainer employed by a public or private institution of higher education who is eighteen years of age or older, excluding student employees, (15) any police officer, (16) any juvenile or adult probation officer, (17) any juvenile or adult parole officer, (18) any member of the clergy, (19) any pharmacist, (20) any physical therapist, (21) any optometrist, (22) any chiropractor, (23) any podiatrist, (24) any mental health professional, (25) any physician assistant, (26) any person who is a licensed or certified emergency

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208 medical services provider, (27) any person who is a licensed or 209 certified alcohol and drug counselor, (28) any person who is a licensed 210 marital and family therapist, (29) any person who is a sexual assault 211 counselor or a domestic violence counselor, as defined in section 212 52-146k, (30) any person who is a licensed professional counselor, (31) 213 any person who is a licensed foster parent, (32) any person paid to care 214 for a child in any public or private facility, child day care center, group 215 day care home or family day care home licensed by the state, (33) any 216 employee of the Department of Children and Families, (34) any 217 employee of the Department of Public Health, (35) any employee of the 218 Office of Early Childhood who is responsible for the licensing of child 219 day care centers, group day care homes, family day care homes or 220 youth camps, [(35)] (36) any paid youth camp director or assistant 221 director, [(36)] (37) the Child Advocate and any employee of the Office 222 of the Child Advocate, and [(37)] (38) any family relations counselor, 223 family relations counselor trainee or family services supervisor 224 employed by the Judicial Department.

- Sec. 10. Subsection (b) of section 17a-22dd of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (b) The Office of Early Childhood, [as established in section 1 of substitute house bill 6359 of the January 2013, regular session\*,] in collaboration with the Departments of Children and Families, Education and Public Health, to the extent that private funding is available, shall design and implement a public information and education campaign on children's mental, emotional and behavioral health issues. Such campaign shall provide:
- 235 (1) Information on access to support and intervention programs 236 providing mental, emotional and behavioral health care services to 237 children;
- 238 (2) A list of emotional landmarks and the typical ages at which such

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- 239 landmarks are attained;
- 240 (3) Information on the importance of a relationship with and connection to an adult in the early years of childhood;
- 242 (4) Strategies that parents and families can employ to improve their 243 child's mental, emotional and behavioral health, including executive 244 functioning and self-regulation;
- 245 (5) Information to parents regarding methods to address and cope 246 with mental, emotional and behavioral health stressors at various ages 247 of a child's development and at various stages of a parent's work and 248 family life;
- 249 (6) Information on existing public and private reimbursement for services rendered; and
- 251 (7) Strategies to address the stigma associated with mental illness.
- Sec. 11. Section 17a-22cc of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 254 The Office of Early Childhood, [as established in section 1 of 255 substitute house bill 6359 of the January 2013, regular session, in 256 collaboration with the Department of Children and Families, shall 257 provide, to the extent that private, federal or philanthropic funding is 258 available, professional development training to pediatricians and child 259 care providers to help prevent and identify mental, emotional and 260 behavioral health issues in children by utilizing the Infant and Early 261 Childhood Mental Health Competencies, or a similar model, with a 262 focus on maternal depression and its impact on child development.
- Sec. 12. Subsection (a) of section 10-500 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 266 (a) There is established an Office of Early Childhood. The office

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shall be under the direction of the Commissioner of Early Childhood, whose appointment shall be made by the Governor. Such appointment shall be in accordance with the provisions of sections 4-5 to 4-8, inclusive. The commissioner shall be responsible for implementing the policies and directives of the office. The commissioner shall have the authority to designate any employee as his or her agent to exercise all or part of the authority, powers and duties of the commissioner in his or her absence. Said office shall be within the Department of Education for administrative purposes only.

Sec. 13. Subsection (a) of section 10-501 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) The Office of Early Childhood shall develop and implement an early childhood information system. Such early childhood information system shall facilitate and encourage the sharing of data between and among early childhood service providers by tracking (1) the health, safety and school readiness of all young children receiving early care and education services from (A) any local or regional board of education, including children enrolled in a preschool program under the Connecticut Smart Start competitive grant program, pursuant to section 10-506, (B) any school readiness program, as defined in section 10-16p, or (C) any program receiving public funding, in a manner similar to the system described in section 10-10a, (2) the characteristics of the existing and potential workforce serving such children, (3) the characteristics of such programs serving such children, and (4) data collected, if any, from the preschool experience survey, described in section 10-515.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	10-357b(c)
Sec. 2	from passage	10-264l(c)(3)(C)
Sec. 3	from passage	10-222p(b)

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Sec. 4	from passage	10-16r(b)
Sec. 5	from passage	19a-80(c)
Sec. 6	from passage	17a-28(g)(11)
Sec. 7	from passage	17b-751b
Sec. 8	from passage	17b-749(c)
Sec. 9	from passage	17a-101(b)
Sec. 10	from passage	17a-22dd(b)
Sec. 11	from passage	17a-22cc
Sec. 12	from passage	10-500(a)
Sec. 13	from passage	10-501(a)

## Statement of Purpose:

To make technical revisions to the education and early childhood statutes.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

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