AN ACT CONCERNING INTERDISTRICT MAGNET SCHOOL PROGRAM FUNDING.

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

Section 1. Subsection (c) of section 10-264l of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(c) (1) The maximum amount each interdistrict magnet school program, except those described in subparagraphs (A) to (G), inclusive, of subdivision (3) of this subsection, shall be eligible to receive per enrolled student who is not a resident of the town operating the magnet school shall be (A) six thousand sixteen dollars for the fiscal year ending June 30, 2008, (B) six thousand seven hundred thirty dollars for the fiscal years ending June 30, 2009, to June 30, 2012, inclusive, (C) seven thousand eighty-five dollars for the fiscal years ending June 30, 2013, to June 30, 2019, inclusive, and (D) seven thousand two hundred twenty-seven dollars for the fiscal year ending June 30, 2020, and each fiscal year thereafter. The per pupil grant for each enrolled student who is a resident of the town operating the magnet school program shall be (i) three thousand dollars for the fiscal years ending June 30, 2008, to June 30, 2019, inclusive, and (ii) three thousand sixty dollars for the fiscal year ending June 30, 2020, and each fiscal year thereafter.

(2) For the fiscal year ending June 30, 2003, and each fiscal year thereafter, the commissioner may, within available appropriations, provide supplemental grants for the purposes of enhancing
educational programs in such interdistrict magnet schools, as the
commissioner determines. Such grants shall be made after the
commissioner has conducted a comprehensive financial review and
approved the total operating budget for such schools, including all
revenue and expenditure estimates.

(3) (A) Except as otherwise provided in subparagraphs (C) to (G),
inclusive, of this subdivision, each interdistrict magnet school operated
by a regional educational service center that enrolls less than fifty-five
per cent of the school's students from a single town shall receive a per
pupil grant in the amount of (i) six thousand two hundred fifty dollars
for the fiscal year ending June 30, 2006, (ii) six thousand five hundred
dollars for the fiscal year ending June 30, 2007, (iii) seven thousand
sixty dollars for the fiscal year ending June 30, 2008, (iv) seven
thousand six hundred twenty dollars for the fiscal years ending June
30, 2009, to June 30, 2012, inclusive, (v) seven thousand nine
hundred dollars for the fiscal years ending June 30, 2013, to June
30, 2019, inclusive, and (vi) eight thousand fifty-eight dollars for the
fiscal year ending June 30, 2020, and each fiscal year thereafter.

(B) Except as otherwise provided in subparagraphs (C) to (G),
inclusive, of this subdivision, each interdistrict magnet school operated
by a regional educational service center that enrolls at least fifty-five
per cent of the school's students from a single town shall receive a per
pupil grant for each enrolled student who is not a resident of the
district that enrolls at least fifty-five per cent of the school's students in
the amount of (i) six thousand sixteen dollars for the fiscal year ending
June 30, 2008, (ii) six thousand seven hundred thirty dollars for the
fiscal years ending June 30, 2009, to June 30, 2012, inclusive, (iii)
seven thousand eighty-five dollars for the fiscal years ending June 30, 2013, to June
30, 2019, inclusive, and (iv) seven thousand two
hundred twenty-seven dollars for the fiscal year ending June 30, 2020,
and each fiscal year thereafter. The per pupil grant for each enrolled
student who is a resident of the district that enrolls at least fifty-five
per cent of the school's students shall be three thousand one hundred
fifty dollars.
(C) (i) For the fiscal years ending June 30, 2015, and each fiscal year thereafter, to June 30, 2019, inclusive, each interdistrict magnet school operated by a regional educational service center that began operations for the school year commencing July 1, 2001, and that for the school year commencing July 1, 2008, enrolled at least fifty-five per cent, but no more than eighty per cent of the school's students from a single town, shall receive a per pupil grant [(i)] (I) for each enrolled student who is a resident of the district that enrolls at least fifty-five per cent, but no more than eighty per cent of the school's students, up to an amount equal to the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of eight thousand one hundred eighty dollars, [(ii)] (II) for each enrolled student who is a resident of the district that enrolls at least fifty-five per cent, but not more than eighty per cent of the school's students, in an amount greater than the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of three thousand dollars, [(iii)] (III) for each enrolled student who is not a resident of the district that enrolls at least fifty-five per cent, but no more than eighty per cent of the school's students, up to an amount equal to the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of eight thousand one hundred eighty dollars, and [(iv)] (IV) for each enrolled student who is not a resident of the district that enrolls at least fifty-five per cent, but not more than eighty per cent of the school's students, in an amount greater than the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of seven thousand eighty-five dollars.

(ii) For the fiscal year ending June 30, 2020, and each fiscal year thereafter, each interdistrict magnet school operated by a regional educational service center that began operations for the school year commencing July 1, 2001, and that for the school year commencing July 1, 2008, enrolled at least fifty-five per cent, but no more than eighty per cent of the school's students from a single town, shall receive a per pupil grant (I) for each enrolled student who is a resident of the district that enrolls at least fifty-five per cent, but no more than
eighty per cent of the school's students, up to an amount equal to the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of eight thousand three hundred forty-four dollars, (II) for each enrolled student who is a resident of the district that enrolls at least fifty-five per cent, but not more than eighty per cent of the school's students, in an amount greater than the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of eight thousand three hundred forty-four dollars, (III) for each enrolled student who is not a resident of the district that enrolls at least fifty-five per cent, but no more than eighty per cent of the school's students, up to an amount equal to the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of eight thousand three hundred forty-four dollars, and (IV) for each enrolled student who is not a resident of the district that enrolls at least fifty-five per cent, but not more than eighty per cent of the school's students, in an amount greater than the total number of such enrolled students as of October 1, 2013, using the data of record, in the amount of seven thousand two hundred twenty-seven dollars.

(D) (i) Except as otherwise provided in subparagraph (D)(ii) of this subparagraph, each interdistrict magnet school operated by (I) a regional educational service center, (II) the Board of Trustees of the Community-Technical Colleges on behalf of a regional community-technical college, (III) the Board of Trustees of the Connecticut State University System on behalf of a state university, (IV) the Board of Trustees for The University of Connecticut on behalf of the university, (V) the board of governors for an independent institution of higher education, as defined in subsection (a) of section 10a-173, or the equivalent of such a board, on behalf of the independent institution of higher education, except as otherwise provided in subparagraph (E) of this subdivision, (VI) cooperative arrangements pursuant to section 10-158a, (VII) any other third-party not-for-profit corporation approved by the commissioner, and (VIII) the Hartford school district for the operation of Great Path Academy on behalf of Manchester Community College, that enrolls less than sixty per cent of its students from Hartford shall receive a per pupil grant in the amount of nine
thousand six hundred ninety-five dollars for the fiscal year ending June 30, 2010, [and] ten thousand four hundred forty-three dollars for the fiscal years ending June 30, 2011, to June 30, 2019, inclusive, and ten thousand six hundred fifty-two dollars for the fiscal year ending June 30, 2020, and each fiscal year thereafter.

(ii) For the fiscal [year] years ending June 30, 2016, [and each fiscal year thereafter,] to June 30, 2019, inclusive, any interdistrict magnet school described in subparagraph (D)(i) of this [subparagraph] subdivision that enrolls less than fifty per cent of its incoming students from Hartford shall receive a per pupil grant in the amount of seven thousand nine hundred dollars for one-half of the total number of non-Hartford students enrolled in the school over fifty per cent of the total school enrollment and shall receive a per pupil grant in the amount of ten thousand four hundred forty-three dollars for the remainder of the total school enrollment. For the fiscal year ending June 30, 2020, and each fiscal year thereafter, any interdistrict magnet school described in subparagraph (D)(i) of this subdivision that enrolls less than fifty per cent of its incoming students from Hartford shall receive a per pupil grant in the amount of eight thousand fifty-eight dollars for one-half of the total number of non-Hartford students enrolled in the school over fifty per cent of the total school enrollment and shall receive a per pupil grant in the amount of ten thousand six hundred fifty-two dollars for the remainder of the total school enrollment.

(E) For the fiscal year ending June 30, 2015, and each fiscal year thereafter, each interdistrict magnet school operated by the board of governors for an independent institution of higher education, as defined in subsection (a) of section 10a-173, or the equivalent of such a board, on behalf of the independent institution of higher education, that (i) began operations for the school year commencing July 1, 2014, (ii) enrolls less than sixty per cent of its students from Hartford pursuant to the 2008 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al., as extended, or the 2013 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al., as extended, and (iii) enrolls students at least half-time, shall be eligible to receive a per
pupil grant (I) equal to sixty-five per cent of the grant amount determined pursuant to subparagraph (D) of this subdivision for each student who is enrolled at such school for at least two semesters in each school year, and (II) equal to thirty-two and one-half per cent of the grant amount determined pursuant to subparagraph (D) of this subdivision for each student who is enrolled at such school for one semester in each school year.

(F) Each interdistrict magnet school operated by a local or regional board of education, pursuant to the decision in Sheff v. O’Neill, 238 Conn. 1 (1996), or any related stipulation or order in effect, shall receive a per pupil grant for each enrolled student who is not a resident of the district in the amount of (i) twelve thousand dollars for the fiscal year ending June 30, 2010, [and] (ii) thirteen thousand fifty-four dollars for the fiscal years ending June 30, 2011, to June 30, 2019, inclusive, and (iii) thirteen thousand three hundred fifteen dollars for the fiscal year ending June 30, 2020, and each fiscal year thereafter.

(G) In addition to the grants described in subparagraph (E) of this subdivision, for the fiscal year ending June 30, 2010, the commissioner may, subject to the approval of the Secretary of the Office of Policy and Management and the Finance Advisory Committee, established pursuant to section 4-93, provide supplemental grants to the Hartford school district of up to one thousand fifty-four dollars for each student enrolled at an interdistrict magnet school operated by the Hartford school district who is not a resident of such district.

(H) For the fiscal year ending June 30, 2016, and each fiscal year thereafter, the half-day Greater Hartford Academy of the Arts interdistrict magnet school operated by the Capital Region Education Council shall be eligible to receive a per pupil grant equal to sixty-five per cent of the per pupil grant specified in subparagraph (A) of this subdivision.

(I) For the fiscal years ending June 30, 2016, to June 30, 2018, inclusive, the half-day Greater Hartford Academy of Mathematics and Science interdistrict magnet school operated by the Capitol Region
Education Council shall be eligible to receive a per pupil grant equal to six thousand seven hundred eighty-seven dollars for (i) students enrolled in grades ten to twelve, inclusive, for the fiscal year ending June 30, 2016, (ii) students enrolled in grades eleven and twelve for the fiscal year ending June 30, 2017, and (iii) students enrolled in grade twelve for the fiscal year ending June 30, 2018. For the fiscal year ending June 30, 2016, and each fiscal year thereafter, the half-day Greater Hartford Academy of Mathematics and Science interdistrict magnet school shall not be eligible for any additional grants pursuant to subsection (c) of this section.

(4) For the fiscal years ending June 30, 2015, and June 30, 2016, the department may limit payment to an interdistrict magnet school operator to an amount equal to the grant that such magnet school operator was eligible to receive based on the enrollment level of the interdistrict magnet school program on October 1, 2013. Approval of funding for enrollment above such enrollment level shall be prioritized by the department as follows: (A) Increases in enrollment in an interdistrict magnet school program that is adding planned new grade levels for the school years commencing July 1, 2015, and July 1, 2016; (B) increases in enrollment in an interdistrict magnet school program that added planned new grade levels for the school year commencing July 1, 2014, and was funded during the fiscal year ending June 30, 2015; (C) increases in enrollment in an interdistrict magnet school program that is moving into a permanent facility for the school years commencing July 1, 2014, to July 1, 2016, inclusive; (D) increases in enrollment in an interdistrict magnet school program to ensure compliance with subsection (a) of this section; and (E) new enrollments for a new interdistrict magnet school program commencing operations on or after July 1, 2014, pursuant to the 2013 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al., as extended. Any interdistrict magnet school program operating less than full-time, but at least half-time, shall be eligible to receive a grant equal to sixty-five per cent of the grant amount determined pursuant to this subsection.

(5) For the fiscal year ending June 30, 2017, the department may
limit payment to an interdistrict magnet school operator to an amount
equal to the grant that such magnet school operator was eligible to
receive based on the enrollment level of the interdistrict magnet school
program on October 1, 2013, or October 1, 2015, whichever is lower.
Approval of funding for enrollment above such enrollment level shall
be prioritized by the department as follows: (A) Increases in
enrollment in an interdistrict magnet school program that is adding
planned new grade levels for the school years commencing July 1,
2015, and July 1, 2016; (B) increases in enrollment in an interdistrict
magnet school program that added planned new grade levels for the
school year commencing July 1, 2014, and was funded during the fiscal
year ending June 30, 2015; (C) increases in enrollment in an
interdistrict magnet school program that added planned new grade
levels for the school year commencing July 1, 2015, and was funded
during the fiscal year ending June 30, 2016; and (D) increases in
enrollment in an interdistrict magnet school program to ensure
compliance with subsection (a) of this section. Any interdistrict magnet
school program operating less than full-time, but at least half-time,
shall be eligible to receive a grant equal to sixty-five per cent of the
grant amount determined pursuant to this subsection.

(6) For the fiscal year ending June 30, 2018, and within available
appropriations, the department may limit payment to an interdistrict
magnet school operator to an amount equal to the grant that such
magnet school operator was eligible to receive based on the enrollment
level of the interdistrict magnet school program on October 1, 2013,
October 1, 2015, or October 1, 2016, whichever is lower. Approval of
funding for enrollment above such enrollment level shall be prioritized
by the department and subject to the commissioner's approval,
including increases in enrollment in an interdistrict magnet school
program as a result of planned and approved new grade levels. Any
interdistrict magnet school program operating less than full-time, but
at least half-time, shall be eligible to receive a grant equal to sixty-five
per cent of the grant amount determined pursuant to this subsection.

(7) For the fiscal year ending June 30, 2019, and within available
appropriations, the department may limit payment to an interdistrict magnet school operator to an amount equal to the grant that such magnet school operator was eligible to receive based on the enrollment level of the interdistrict magnet school program on October 1, 2013, October 1, 2015, October 1, 2016, or October 1, 2017, whichever is lower. Approval of funding for enrollment above such enrollment level shall be prioritized by the department and subject to the commissioner's approval, including increases in enrollment in an interdistrict magnet school program as a result of planned and approved new grade levels. Any interdistrict magnet school program operating less than full-time, but at least half-time, shall be eligible to receive a grant equal to sixty-five per cent of the grant amount determined pursuant to this subsection.

(8) Within available appropriations, the commissioner may make grants to the following entities that operate an interdistrict magnet school that assists the state in meeting its obligations pursuant to the decision in Sheff v. O'Neill, 238 Conn. 1 (1996), or any related stipulation or order in effect, as determined by the commissioner and that provide academic support programs and summer school educational programs approved by the commissioner to students participating in such interdistrict magnet school program: (A) Regional educational service centers, (B) local and regional boards of education, (C) the Board of Trustees of the Community-Technical Colleges on behalf of a regional community-technical college, (D) the Board of Trustees of the Connecticut State University System on behalf of a state university, (E) the Board of Trustees for The University of Connecticut on behalf of the university, (F) the board of governors for an independent institution of higher education, as defined in subsection (a) of section 10a-173, or the equivalent of such a board, on behalf of the independent institution of higher education, (G) cooperative arrangements pursuant to section 10-158a, and (H) any other third-party not-for-profit corporation approved by the commissioner.

(9) Within available appropriations, the Commissioner of Education may make grants, in an amount not to exceed seventy-five thousand
dollars, for start-up costs associated with the development of new
interdistrict magnet school programs that assist the state in meeting its
obligations pursuant to the decision in Sheff v. O'Neill, 238 Conn. 1
(1996), or any related stipulation or order in effect, as determined by
the commissioner, to the following entities that develop such a
program: (A) Regional educational service centers, (B) local and
regional boards of education, (C) the Board of Trustees of the
Community-Technical Colleges on behalf of a regional community-
technical college, (D) the Board of Trustees of the Connecticut State
University System on behalf of a state university, (E) the Board of
Trustees for The University of Connecticut on behalf of the university,
(F) the board of governors for an independent institution of higher
education, as defined in subsection (a) of section 10a-173, or the
equivalent of such a board, on behalf of the independent institution of
higher education, (G) cooperative arrangements pursuant to section
10-158a, and (H) any other third-party not-for-profit corporation
approved by the commissioner.

(10) The amounts of the grants determined pursuant to this
subsection shall be proportionately adjusted, if necessary, within
available appropriations, and in no case shall the total grant paid to an
interdistrict magnet school operator pursuant to this section exceed the
aggregate total of the reasonable operating budgets of the interdistrict
magnet school programs of such operator, less revenues from other
sources.

This act shall take effect as follows and shall amend the following
sections:

| Section 1 | July 1, 2019 | 10-264l(c) |