

General Assembly

February Session, 2020

Governor's Bill No. 5007

LCO No. 616

Referred to Committee on COMMERCE

Introduced by: REP. ARESIMOWICZ, 30th Dist. REP. RITTER M., 1st Dist. SEN. LOONEY, 11th Dist. SEN. DUFF, 25th Dist.

AN ACT CONCERNING THE SMALL BUSINESS EXPRESS PROGRAM.

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

Section 1. Section 32-7g of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2020*):

3 (a) There is established within the Department of Economic and 4 Community Development the Small Business Express program. Said 5 program shall provide small businesses with various forms of financial 6 assistance. [, using a streamlined application process to expedite the 7 delivery of such assistance. The Commissioner of Economic and 8 Community Development, at his or her discretion, may partner with the 9 lenders in the Connecticut Credit Consortium, established pursuant to 10 section 32-9yy, in order to fulfill the requirements of this section. A small 11 business eligible for assistance through said program shall (1) employ, 12 on at least fifty per cent of its working days during the preceding twelve

months, not more than one hundred employees, (2) have operations in
Connecticut, (3) have been registered to conduct business for not less
than twelve months, and (4) be in good standing with the payment of
all state and local taxes and with all state agencies.]

17 (b) The Small Business Express program shall consist of various components, including (1) a revolving loan fund, as described in 18 19 subsection [(d)] (c) of this section, to support small business growth, [(2) 20 a job creation incentive component, as described in subsection (e) of this 21 section, to support hiring, (3) a matching grant component, as described 22 in subsection (f) of this section, to provide capital to small businesses 23 that can match the state grant amount, (4)] (2) not more than two 24 minority business revolving loan funds, as described in subsection [(g)] 25 (d) of this section, to support the growth of minority-owned businesses, 26 [and (5)] (3) a component established in consultation with 27 representatives from Connecticut-based banks and a banking industry 28 association, as described in subsection [(h)] (e) of this section, [The 29 Commissioner of Economic and Community Development shall work 30 with eligible small business applicants to provide a package of 31 assistance using the financial assistance provided by the Small Business 32 Express program and may refer small business applicants to the 33 Subsidized Training and Employment program established pursuant to 34 section 31-3pp and any other appropriate state program.] and (4) a 35 component established in consultation with Connecticut Innovations, 36 Incorporated, as described in subsection (f) of this section. 37 Notwithstanding the provisions of section 32-5a regarding relocation 38 limits, the department may require, as a condition of receiving financial 39 assistance pursuant to this section, that a small business receiving such 40 assistance shall not relocate, as defined in section 32-5a, for five years 41 after receiving such assistance or during the term of the loan, whichever 42 is longer. All other conditions and penalties imposed pursuant to 43 section 32-5a shall continue to apply to such small business.

[(c) The commissioner shall establish a streamlined application
process for the Small Business Express program. The small business
applicant may receive assistance pursuant to said program not later

47 than thirty days after submitting a completed application to the 48 department. Any small business meeting the eligibility criteria in 49 subsection (a) of this section may apply to said program. The commissioner shall give priority for available funding to small 50 51 businesses creating jobs and may give priority for available funding to 52 (1) economic base industries, as defined in subsection (d) of section 32-53 222, including, but not limited to, those in the fields of precision 54 manufacturing, business services, green and sustainable technology, 55 bioscience and information technology, (2) businesses attempting to export their products or services to foreign markets, and (3) businesses 56 57 located in designated innovation places, as defined in section 32-39j.]

58 [(d) (1)] (c) There is established as part of the Small Business Express 59 program a revolving loan fund to provide loans, loan guarantees, loan 60 portfolio guarantees, fund guarantees, portfolio insurance and grants. 61 [to eligible small businesses. Such loans shall be used for acquisition or 62 purchase of machinery and equipment, construction or leasehold 63 improvements, relocation expenses, working capital, which may be 64 used for payment of rent, or other business-related expenses, as 65 authorized by the commissioner.

66 (2) Loans from the revolving loan fund may be in amounts from ten 67 thousand dollars to a maximum of one hundred thousand dollars, shall 68 carry a maximum repayment rate of four per cent and shall be for a term 69 of not more than ten years. The department shall review and approve 70 loan terms, conditions and collateral requirements in a manner that 71 prioritizes job growth and retention.

(3) Any eligible small business meeting the eligibility criteria in
subsection (a) of this section may apply for assistance from the revolving
loan fund, but the commissioner shall give priority to applicants that, as
part of their business plan, are creating new jobs that will be maintained
for not less than twelve consecutive months.

(e) (1) There is established as part of the Small Business Expressprogram a job creation incentive component to provide loans for job

creation to small businesses meeting the eligibility criteria in subsection (a) of this section, with the option of loan forgiveness based on the maintenance of an increased number of jobs for not less than twelve consecutive months. Such loans may be used for training, marketing, working capital, which may be used for payment of rent, or other expenses, as approved by the commissioner, that support job creation.

85 (2) Loans under the job creation incentive component may be in 86 amounts from ten thousand dollars to a maximum of three hundred 87 thousand dollars, shall carry a maximum repayment rate of four per cent and shall be for a term of not more than ten years. Payments on 88 89 such loans may be deferred, and all or part of such loan may be forgiven, 90 based upon the commissioner's assessment of the small business's 91 attainment of job creation goals. The department shall review and 92 approve loan terms, conditions and collateral requirements in a manner 93 that prioritizes job creation.

94 (f) (1) There is established as part of the Small Business Express 95 program a matching grant component to provide grants for capital to 96 small businesses meeting the eligibility criteria in subsection (a) of this 97 section. Such small businesses shall match any state funds awarded 98 under this program. Grant funds may be used for ongoing or new 99 training, working capital, which may be used for payment of rent, 100 acquisition or purchase of machinery and equipment, construction or 101 leasehold improvements, relocation within the state or other business-102 related expenses authorized by the commissioner.

(2) Matching grants provided under the matching grant component
may be in amounts from ten thousand dollars to a maximum of one
hundred thousand dollars. The commissioner shall prioritize applicants
for matching grants based upon the likelihood that such grants will
assist applicants in maintaining job growth.

(3) The commissioner may waive the matching requirement for
grants under this subsection for working capital to small businesses
located within distressed municipalities, as defined in section 32-9p.]

111 [(g)] (d) (1) There are established as part of the Small Business Express 112 program not more than two revolving loan funds to provide loans to 113 eligible small businesses that are owned by one or more members of a minority. As used in this subsection, (A) "minority business 114 115 development entity" means a nonprofit organization (i) having a 116 lending portfolio on or before June 9, 2016, from which at least seventy-117 five per cent of lending is provided to minority-owned businesses state-118 wide; and (ii) that provided technical assistance on or before June 9, 119 2016, provided at least seventy-five per cent of such assistance was 120 provided to minority-owned businesses state-wide; and (B) "minority" 121 means (i) Black Americans, including all persons having origins in any 122 of the Black African racial groups not of Hispanic origin; (ii) Hispanic 123 Americans, including all persons of Mexican, Puerto Rican, Cuban, 124 Central or South American, or other Spanish culture or origin, 125 regardless of race; (iii) all persons having origins in the Iberian 126 Peninsula, including Portugal, regardless of race; (iv) women; (v) Asian 127 Pacific Americans and Pacific islanders; or (vi) American Indians and 128 persons having origins in any of the original peoples of North America 129 and maintaining identifiable tribal affiliations through membership and 130 participation or community identification.

131 Notwithstanding the provisions of section 32-7h, the (2) 132 commissioner shall allocate from the available funding under the Small 133 Business Express program a total of five million dollars for grants-in-aid 134 to not more than two minority business development entities in each of 135 the fiscal years ending June 30, 2016, to June 30, 2020, inclusive, for the 136 purpose of establishing and administering minority business revolving 137 loan funds. Moneys from such funds shall be used to (A) provide loans 138 to eligible small businesses, and (B) fund the administrative costs 139 associated with the provision of such loans by a minority business 140 development entity, provided a minority business development entity 141 may not use more than ten per cent of the amount received as a grant 142 under this section to fund such costs. Such loans shall be used for 143 acquisition or purchase of machinery and equipment, construction or 144 leasehold improvements, relocation expenses, working capital, which may be used for payment of rent, or other business-related expenses, asauthorized by the minority business development entity.

(3) Loans from a minority business revolving loan fund may be in
amounts from ten thousand dollars to a maximum of [one hundred] two
<u>hundred fifty</u> thousand dollars, shall carry a maximum repayment rate
of four per cent and shall be for a term of not more than ten years. The
minority business development entity shall review and approve loan
terms, conditions and collateral requirements in a manner that
prioritizes job growth and retention.

(4) Any eligible small business owned by one or more members of a
minority may apply for assistance from a minority business revolving
loan fund, provided the minority business development entity shall
give priority to applicants that, as part of their business plan, are
creating new jobs that will be maintained for not less than twelve
consecutive months.

(5) Loans from a minority business revolving fund shall be provided in such a manner that, on or before five years after the date such loan fund is established, the annual funds or revenues derived from investment income, loan repayments or any other sources received by the minority business development entity in connection with such loan fund is sufficient to fund the administrative costs associated with such loan fund.

167 (6) A minority business development entity receiving a grant 168 pursuant to this subsection shall annually submit to the commissioner a 169 financial audit of grant expenditures until all grant moneys have been 170 expended by such entity. Any such audit shall be prepared by an 171 independent auditor and if the commissioner finds that any such grant 172 is used for purposes that are not in conformity with uses set forth in 173 subdivisions (2) and (3) of this subsection, the commissioner may 174 require repayment of such grant.

175 [(h)] (e) The commissioner, in consultation with representatives from 176 Connecticut-based banks and a banking industry association, may 177 establish as part of the Small Business Express program a component 178 operated in collaboration with Connecticut-based banks, which may 179 include, but need not be limited to, loan guarantees, short-term loans used as a bridge to private sector financing and the transfer of loans 180 181 issued under subsection [(d) or (e)] (c) of this section. Any loans issued 182 under such component shall be used for acquisition or purchase of 183 machinery and equipment, construction or leasehold improvements, 184 relocation expenses, working capital, which may be used for payment 185 of rent, or other business-related expenses, as authorized by the 186 commissioner. The provisions of subsections [(d) to (g), inclusive,] (c) 187 and (d) of this section shall not be construed to apply to such 188 component. Such component shall be administered by the Department 189 of Economic and Community Development or Connecticut Innovations, 190 Incorporated. [Notwithstanding the provisions of section 32-7h, the 191 commissioner may allocate not more than ten per cent of available 192 funding under the Small Business Express program to such component.] 193 For purposes of this section, "Connecticut-based banks" means banks 194 and out-of-state banks, each as defined in section 36a-2, having deposit-195 taking branches in the state.

196 (f) The commissioner, in consultation with Connecticut Innovations, 197 Incorporated, may establish as part of the Small Business Express 198 program a component operated in collaboration with Connecticut 199 Innovations, Incorporated, which may include, but need not be limited 200 to, financial assistance consistent with the provisions and purposes of 201 sections 32-23e, 32-23ii and 32-265, as amended by this act. Such 202 component may be administered by the Department of Economic and 203 Community Development or Connecticut Innovations, Incorporated.

[(i)] (g) Not later than June 30, 2012, and [every six months] <u>annually</u> thereafter, the commissioner shall provide a report, in accordance with the provisions of section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to finance, revenue and bonding, appropriations, commerce and labor. Such report shall include available data on (1) [the number of small businesses that applied to the Small Business Express program, (2)] the number of small

211 businesses that received assistance under [said program] the Small 212 Business Express program and the general categories of such 213 businesses, [(3)] (2) the amounts and types of assistance provided, [(4)] (3) the total number of jobs on the date of application and the number 214 215 proposed to be created or retained, and [(5)] (4) the most recent 216 employment figures of the small businesses receiving assistance. The 217 contents of such report shall also be included in the department's annual 218 report.

Sec. 2. Subsection (b) of section 32-265 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2020):

222 (b) In order to stimulate and encourage the growth and development 223 of the state economy, the Connecticut Capital Access Fund is created to 224 provide portfolio insurance to participating financial institutions to 225 assist them in making loans that are somewhat riskier than conventional 226 loans. The insurance shall be based on a portfolio insurance mechanism 227 applicable to loans enrolled by a financial institution in the program, 228 rather than loans by loan guarantees. The state, acting through 229 Connecticut Innovations, Incorporated, shall enter into a participation 230 agreement with each financial institution approved to participate in the 231 program. A participation agreement entered into by the corporation and 232 a financial institution shall establish a separate loan loss reserve account 233 within such financial institution or a third-party financial institution 234 approved by Connecticut Innovations, Incorporated, owned and 235 controlled by Connecticut Innovations, Incorporated, but earmarked to 236 cover losses on loans enrolled by that financial institution in the 237 program. A separate loan loss reserve account shall be established for 238 each participating financial institution. Each time a financial institution 239 enrolls a loan in the program, payments shall be made into the 240 earmarked loan loss reserve account by the borrower, financial 241 institution and the corporation, in amounts consistent with the 242 provisions of the participation agreement. The financial institution shall 243 be allowed to recover the cost of its payment from the borrower.

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

Section 1	October 1, 2020	32-7g
Sec. 2	October 1, 2020	32-265(b)

Statement of Purpose:

To implement the Governor's budget recommendations.

[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.]