

General Assembly

February Session, 2022

## Substitute Bill No. 5321

## AN ACT IMPLEMENTING CERTAIN RECOMMENDATIONS OF THE SCHOOL PARAEDUCATOR ADVISORY COUNCIL.

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

Section 1. Subdivision (10) of subsection (a) of section 10-76d of the
 2022 supplement to the general statutes is repealed and the following is
 substituted in lieu thereof (*Effective July 1, 2022*):

4 (10) (A) Each local and regional board of education responsible for 5 providing special education and related services to a child or pupil shall 6 notify the parent or guardian of a child who requires or who may 7 require special education, a pupil if such pupil is an emancipated minor 8 or eighteen years of age or older who requires or who may require 9 special education or a surrogate parent appointed pursuant to section 10 10-94g, in writing, at least five school days before such board proposes 11 to, or refuses to, initiate or change the child's or pupil's identification, 12 evaluation or educational placement or the provision of a free 13 appropriate public education to the child or pupil.

(B) Upon request by a parent, guardian, pupil or surrogate parent,
the responsible local or regional board of education shall provide such
parent, guardian, pupil or surrogate parent an opportunity to meet with
a member of the planning and placement team designated by such
board prior to the referral planning and placement team meeting at

19 which the assessments and evaluations of the child or pupil who 20 requires or may require special education is presented to such parent, 21 guardian, pupil or surrogate parent for the first time. Such meeting shall 22 be for the sole purpose of discussing the planning and placement team 23 process and any concerns such parent, guardian, pupil or surrogate 24 parent has regarding the child or pupil who requires or may require 25 special education.

26 (C) Such parent, guardian, pupil or surrogate parent shall (i) be given 27 at least five school days' prior notice of any planning and placement 28 team meeting conducted for such child or pupil, (ii) have the right to be 29 present at and participate in all portions of such meeting at which an 30 educational program for such child or pupil is developed, reviewed or 31 revised, (iii) have the right to have (I) advisors of such person's own 32 choosing and at such person's own expense, (II) the school 33 paraprofessional assigned to such child or pupil, if any, and (III) such 34 child or pupil's birth-to-three service coordinator, if any, attend and 35 participate in all portions of such meeting at which an educational 36 program for such child or pupil is developed, reviewed or revised, and 37 (iv) have the right to have each recommendation made in such child or 38 pupil's birth-to-three individualized transition plan, as required by 39 section 17a-248e, if any, addressed by the planning and placement team 40 during such meeting at which an educational program for such child or 41 pupil is developed.

42 (D) Immediately upon the formal identification of any child as a child 43 requiring special education and at each planning and placement team 44 meeting for such child, the responsible local or regional board of 45 education shall inform the parent or guardian of such child or surrogate 46 parent or, in the case of a pupil who is an emancipated minor or eighteen 47 years of age or older, the pupil of (i) the laws relating to special 48 education, (ii) the rights of such parent, guardian, surrogate parent or 49 pupil under such laws and the regulations adopted by the State Board 50 of Education relating to special education, including the right of a 51 parent, guardian or surrogate parent to (I) withhold from enrolling such

52 child in kindergarten, in accordance with the provisions of section 10-53 184, and (II) have advisors and the school paraprofessional assigned to 54 such child or pupil attend and participate in all portions of such meeting 55 at which an educational program for such child or pupil is developed, 56 reviewed or revised, in accordance with the provisions of subparagraph 57 (C) of this subdivision, and (iii) any relevant information and resources 58 relating to individualized education programs created by the 59 Department of Education, including, but not limited to, information 60 relating to transition resources and services for high school students. If 61 such parent, guardian, surrogate parent or pupil does not attend a 62 planning and placement team meeting, the responsible local or regional 63 board of education shall mail such information to such person.

(E) Each local and regional board of education shall have in effect at
the beginning of each school year an educational program for each child
or pupil who has been identified as eligible for special education.

67 (F) At each initial planning and placement team meeting for a child or pupil, the responsible local or regional board of education shall 68 69 inform the parent, guardian, surrogate parent or pupil of (i) the laws 70 relating to physical restraint and seclusion pursuant to section 10-236b 71 and the rights of such parent, guardian, surrogate parent or pupil under 72 such laws and the regulations adopted by the State Board of Education 73 relating to physical restraint and seclusion, and (ii) the right of such 74 parent, guardian, surrogate parent or pupil, during such meeting at 75 which an educational program for such child or pupil is developed, to 76 have (I) such child or pupil's birth-to-three service coordinator attend 77 and participate in all portions of such meeting, and (II) each 78 recommendation made in the transition plan, as required by section 17a-79 248e, by such child or pupil's birth-to-three service coordinator 80 addressed by the planning and placement team.

(G) Upon request by a parent, guardian, pupil or surrogate parent,
the responsible local or regional board of education shall provide the
results of the assessments and evaluations used in the determination of
eligibility for special education for a child or pupil to such parent,

guardian, surrogate parent or pupil at least three school days before the
referral planning and placement team meeting at which such results of
the assessments and evaluations will be discussed for the first time.

88 (H) Each local or regional board of education shall monitor the 89 development of each child who, pursuant to subsection (a) of section 90 17a-248e, has been (i) referred for a registration on a mobile application 91 designated by the Commissioner of Early Childhood, in partnership 92 with such child's parent, guardian or surrogate parent, or (ii) provided 93 a form for such child's parent, guardian or surrogate parent to complete 94 and submit to such local or regional board of education that screens for 95 developmental and social-emotional delays using a validated screening 96 tool, such as the Ages and Stages Questionnaire and the Ages and Stages 97 Social-Emotional Questionnaire, or its equivalent. If such monitoring 98 results in suspecting a child of having a developmental delay, the board 99 shall schedule a planning and placement team meeting with such child's 100 parent, guardian or surrogate parent for the purposes of identifying 101 services for which such child may be eligible, including, but not limited 102 to, a preschool program under Part B of the Individuals with Disabilities Act, 20 USC 1471 et seq. If a parent, guardian or surrogate parent of any 103 104 child referred for a registration on the mobile application or provided a form to complete and submit, pursuant to subsection (a) of section 17a-105 106 248e, fails to complete such registration or complete and submit such 107 form after a period of six months from the date of such referral or 108 provision of such form, the board shall send a reminder, in the form and 109 manner determined by the board, to such parent, guardian or surrogate 110 parent to complete such registration or complete and submit such form. 111 The board shall send another reminder after a period of one year from 112 such referral or provision of such form if such registration remains 113 incomplete or such form is not submitted.

(I) Prior to any planning and placement team meeting for a child or pupil in which an educational program for such child or pupil is developed, reviewed or revised, if the parent, guardian, pupil or surrogate parent has requested that the school paraprofessional

assigned to such child or pupil attend such meeting, then the 118 119 responsible local or regional board of education shall provide (i) adequate notice of such meeting to such school paraprofessional so that 120 121 such school paraprofessional may adequately prepare for such meeting, 122 and (ii) training, upon request of such school paraprofessional, on the 123 role of such school paraprofessional at such meeting. Following such 124 meeting, such school paraprofessional shall be permitted to view such educational program in order to be able to provide special education or 125 126 related services to such child or pupil in accordance with such 127 educational program.

Sec. 2. Subsection (c) of section 10-220 of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):

131 (c) Annually, within available resources, each local and regional 132 board of education shall submit to the Commissioner of Education a 133 strategic school profile report for each school and school or program of 134 alternative education, as defined in section 10-74j, under its jurisdiction 135 and for the school district as a whole. The superintendent of each local 136 and regional school district shall present the profile report at the next 137 regularly scheduled public meeting of the board of education after each 138 November first. The profile report shall provide information on 139 measures of (1) student needs, (2) school resources, including 140 technological resources and utilization of such resources and 141 infrastructure, (3) student and school performance, including in-school 142 suspensions, out-of-school suspensions and expulsions, the number of 143 truants, as defined in section 10-198a, and chronically absent children, 144 as defined in section 10-198c, (4) the number of students enrolled in an 145 adult high school credit diploma program, pursuant to section 10-69, 146 operated by a local or regional board of education or a regional 147 educational service center, (5) equitable allocation of resources among its schools, (6) reduction of racial, ethnic and economic isolation, (7) 148 149 special education, [and] (8) school-based arrests, as defined in section 150 10-233n, and (9) paraeducators, including the number of paraeducators 151 employed within each school and for the school district as a whole, the 152 job titles held by paraeducators, the hourly rate of pay for each paraeducator, the total number of hours and days worked for each 153 paraeducator, the health care contributions as a percentage of salary for 154 155 each paraeducator, and the annual salary for each paraeducator 156 calculated by multiplying the number of hours worked by such paraeducator's hourly rate of pay. For purposes of this subsection, 157 measures of special education include (A) special education 158 159 identification rates by disability, (B) rates at which special education students are exempted from mastery testing pursuant to section 10-14q, 160 161 (C) expenditures for special education, including such expenditures as 162 a percentage of total expenditures, (D) achievement data for special 163 education students, (E) rates at which students identified as requiring 164 special education are no longer identified as requiring special education, 165 (F) the availability of supplemental educational services for students lacking basic educational skills, (G) the amount of special education 166 student instructional time with nondisabled peers, (H) the number of 167 168 students placed out-of-district, and (I) the actions taken by the school 169 district to improve special education programs, as indicated by analyses 170 of the local data provided in subparagraphs (A) to (H), inclusive, of this 171 subdivision. The superintendent shall include in the narrative portion 172 of the report information about parental involvement and any measures 173 the district has taken to improve parental involvement, including, but 174 not limited to, employment of methods to engage parents in the 175 planning and improvement of school programs and methods to increase 176 support to parents working at home with their children on learning 177 activities. For purposes of this subsection, measures of truancy include 178 the type of data that is required to be collected by the Department of 179 Education regarding attendance and unexcused absences in order for 180 the department to comply with federal reporting requirements and the 181 actions taken by the local or regional board of education to reduce 182 truancy in the school district. Such truancy data shall be considered a 183 public record, as defined in section 1-200.

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

Section 1	July 1, 2022	10-76d(a)(10)
Sec. 2	July 1, 2022	10-220(c)

EDJoint Favorable Subst. C/RAPP

APP Joint Favorable Subst.