

General Assembly

January Session, 2023

Substitute Bill No. 5441



AN ACT CONCERNING CLINICAL PLACEMENTS FOR NURSING STUDENTS, THE ESTABLISHMENT OF REGISTERED APPRENTICESHIPS FOR TEACHERS, REPORTING BY THE OFFICE OF WORKFORCE STRATEGY, PROMOTION OF THE DEVELOPMENT OF THE INSURANCE INDUSTRY AND A STUDENT LOAN SUBSIDY FOR HIGH-DEMAND PROFESSIONS.

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

- 1 Section 1. (*Effective from passage*) (a) There is established a task force
- 2 to develop a plan for establishing clinical placements at state facilities
- 3 for nursing students at public institutions of higher education. The task
- 4 force shall examine (1) the types of state facilities that can accommodate
- 5 such clinical placements, including, but not limited to, state correctional
- 6 facilities and facilities operated by the Departments of Mental Health
- 7 and Addiction Services, Children and Families and Developmental
- 8 Services, (2) the number and types of clinical placements that may be
- 9 established at each state facility, (3) the staffing requirements for
- 10 providing such clinical placements and whether state facilities meet
- such staffing requirements, and (4) the total and per-student cost to state
- 12 facilities to provide such clinical placements.
- 13 (b) The task force shall consist of the following members:
- 14 (1) Two appointed by the speaker of the House of Representatives, 15 one of whom has expertise in clinical nursing and one of whom is a

- nursing education program administrator at a public institution of higher education;
- 18 (2) Two appointed by the president pro tempore of the Senate, one of 19 whom is a nurse administrator at a state agency or a state facility and 20 one of whom has expertise in clinical placements for nursing students;
- 21 (3) One appointed by the majority leader of the House of 22 Representatives, who is a representative of the Department of Public 23 Health and is a registered nurse;
- 24 (4) One appointed by the majority leader of the Senate, who is a 25 representative of the Department of Mental Health and Addiction 26 Services and is a registered nurse;
- 27 (5) One appointed by the minority leader of the House of 28 Representatives, who is a representative of the Department of 29 Developmental Services and is a registered nurse; and
- 30 (6) One appointed by the minority leader of the Senate, who is a 31 representative of the Department of Children and Families and is a 32 registered nurse.
- 33 (c) Any member of the task force appointed under subdivisions (1) 34 and (2) of subsection (b) of this section may be a member of the General 35 Assembly.
- (d) All initial appointments to the task force shall be made not later
 than thirty days after the effective date of this section. Any vacancy shall
 be filled by the appointing authority.
- (e) The speaker of the House of Representatives and the president pro
 tempore of the Senate shall select the chairpersons of the task force from
 among the members of the task force. Such chairpersons shall schedule
 the first meeting of the task force, which shall be held not later than sixty
 days after the effective date of this section.

- (f) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to higher education and employment advancement shall serve as administrative staff of the task force.
 - (g) Not later than January 1, 2024, the task force shall submit a report on its findings and recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to higher education and employment advancement, in accordance with the provisions of section 11-4a of the general statutes. The task force shall terminate on the date that it submits such report or January 1, 2024, whichever is later.
- Sec. 2. (NEW) (*Effective January 1, 2024, and applicable to taxable years commencing on or after January 1, 2024*) (a) As used in this section:
- 57 (1) "Clinical placement" means a clinical learning experience that 58 involves the provision of patient care by nursing students under the 59 direction and supervision of a preceptor as a required component of a 60 nursing education program curriculum;
 - (2) "Nursing student" means any student enrolled in a nursing education program at an institution of higher education in the state to earn a bachelor's, master's or doctorate degree; and
- (3) "Preceptor" means any licensed health care provider who provides direction and supervision to nursing students pursuant to an agreement with an institution of higher education to provide clinical placements.
 - (b) For taxable years commencing on or after January 1, 2024, any preceptor who provides clinical placements for nursing students in the state may be allowed, pursuant to the provisions of subsection (e) of this section, to claim a credit against the tax imposed under chapter 229 of the general statutes, other than the liability imposed by section 12-707 of the general statutes. Such credit shall be in the amount of one thousand dollars for every one hundred clinical placement hours in

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which such preceptor directed and supervised a nursing student during the taxable year, provided (1) the preceptor provides such clinical placement hours at no cost to the nursing student or the institution of higher education in which such nursing student is enrolled, (2) a preceptor claiming the credit under this section shall not claim any other credit against the preceptor's tax liability under any provision of the general statutes for the same one hundred clinical placement hours, (3) the amount of credit allowed to any preceptor in any taxable year shall not exceed four thousand dollars, (4) the credit may only be used to reduce a preceptor's tax liability under chapter 229 of the general statutes for the taxable year in which such preceptor provided the one hundred clinical placement hours, and (5) only one preceptor may claim a credit for the same one hundred clinical placement hours.

- (c) The total amount of credits allowed under this section shall not exceed one million five hundred thousand dollars in any fiscal year.
- (d) (1) To be eligible to claim the credit pursuant to subsection (b) of this section for each taxable year, a preceptor shall apply to the Commissioner of Public Health in a form and manner prescribed by the commissioner. Such application shall contain sufficient information as required by the commissioner, including, but not limited to, documentation of the clinical placement hours completed and the agreement between the preceptor and an institution of higher education to provide clinical placements.
- (2) Upon receipt of an application, the Commissioner of Public Health shall render a decision, in writing, on each completed application not later than thirty days after the date of its receipt by the commissioner. If the preceptor meets the requirements of this section and the total amount of credits claimed in any fiscal year have not exceeded the limit set forth in subsection (c) of this section, the commissioner shall issue a certification letter to the preceptor indicating that the credit will be available to be claimed by the preceptor.
- Sec. 3. (Effective July 1, 2023) The executive director of the Office of

Higher Education, the Labor Commissioner and the Commissioner of Education shall jointly develop a plan to establish a program for registered apprenticeships for teachers in which students in education preparation programs may be employed by a school district as an apprentice teacher's aide while completing coursework apprenticeship hours in not more than three years. Such plan shall include, but need not be limited to, (1) the development, in consultation with educator preparation program administrators at institutions of higher education in the state, of a framework for a program in which students may earn a bachelor's degree and be eligible for teacher certification by completing a requisite number of apprenticeship hours and related coursework in three years, (2) an assessment, in consultation with local and regional boards of education, of the capability and interest within school districts to establish and provide such apprenticeship programs in partnership with institutions of higher education, (3) an assessment of supports that may be provided by state agencies to aid local and regional boards of education and institutions of higher education in establishing such apprenticeship programs, and (4) a fiscal analysis of the costs and benefits of establishing such apprenticeship programs, including, but not limited to, the feasibility of providing state grants to local and regional boards of education to offset the initial costs of developing and registering an apprenticeship program. Not later than January 1, 2024, the executive director of the Office of Higher Education shall submit, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committees of the General Assembly having cognizance of matters relating to higher education and employment advancement and education the plan developed pursuant to this section and any recommendations for legislation necessary for the implementation of such plan.

Sec. 4. Subsection (b) of section 4-124jj of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023*):

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- (b) Not later than October 1, 2022, and annually thereafter, [until 140 141 October 1, 2025,] the Chief Workforce Officer shall submit to the 142 Governor and, in accordance with the provisions of section 11-4a, to the joint standing committees of the General Assembly having cognizance 143 144 of matters relating to finance, higher education and employment 145 advancement, education, commerce, and labor and public employees a 146 report regarding the workforce training programs funded through the 147 Office of Workforce Strategy account. Such report shall include, but not 148 be limited to, information on the number of individuals served, 149 demographic information about such individuals and outcomes of such 150 individuals after completion of a workforce training program.
- Sec. 5. Section 38a-8 of the general statutes is amended by adding subsection (h) as follows (*Effective July 1, 2023*):
- 153 (NEW) (h) The commissioner shall promote the development and 154 growth of, and employment opportunities within, the insurance 155 industry in the state.
- Sec. 6. (NEW) (Effective July 1, 2023) (a) As used in this section:

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- 157 (1) "Authority loans" has the same meaning as provided in section 158 10a-223 of the general statutes; and
- (2) "High-demand professions" means a (A) registered nurse, (B) licensed practical nurse, (C) home health aide, (D) provider of programs or services for individuals with intellectual or developmental disabilities who is employed by a state agency or nonprofit organization, and (E) child care provider employed by a child care center, group child care home or family child care home.
 - (b) The Connecticut Higher Education Supplemental Loan Authority shall establish, subject to available funding pursuant to section 8 of this act, a Student Loan Subsidy Program for the purpose of subsidizing interest rates on authority loans to individuals employed in high-demand professions and who meet the eligibility criteria established by the authority pursuant to subsection (c) of this section.

- (c) The authority shall establish the eligibility criteria and administrative guidelines for the Student Loan Subsidy Program. Such eligibility criteria and guidelines shall include, but need not be limited to, (1) applicant eligibility, (2) interest rate subsidies and principal limits on authority loans subject to the Student Loan Subsidy Program, (3) the process for verifying the employment of the applicants, and (4) the requirement that an interest rate subsidy through the Student Loan Subsidy Program shall terminate for any subsidy recipient who ceases to meet the employment requirements of such program during the term of such recipient's loan from the authority.
- Sec. 7. (NEW) (Effective July 1, 2023) The Connecticut Higher Education Supplemental Loan Authority shall maintain a separate, nonlapsing account to hold funds for the Student Loan Subsidy Program established pursuant to section 7 of this act. The account shall contain any moneys required by law to be deposited in the account, including, but not limited to, state appropriations or proceeds from the sale of bonds authorized under section 9 of this act. Moneys in the account shall be expended by the authority for the purposes of the Student Loan Subsidy Program and for reasonable and necessary expenses for the administration of such program.
- Sec. 8. (NEW) (*Effective July 1, 2023*) (a) For the purposes described in subsection (b) of this section and section 7 of this act, the State Bond Commission shall have the power from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding seven million dollars annually.
- (b) The proceeds of the sale of such bonds, to the extent of the amount stated in subsection (a) of this section, shall be used by the Connecticut Higher Education Supplemental Loan Authority for the purpose of the Student Loan Subsidy Program established under section 7 of this act.
- (c) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, that are not inconsistent with the provisions of this section are hereby adopted and shall apply to all

bonds authorized by the State Bond Commission pursuant to this section. Temporary notes in anticipation of the money to be derived from the sale of any such bonds so authorized may be issued in accordance with section 3-20 of the general statutes and from time to time renewed. Such bonds shall mature at such time or times not exceeding twenty years from their respective dates as may be provided in or pursuant to the resolution or resolutions of the State Bond Commission authorizing such bonds. None of such bonds shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization that is signed by or on behalf of the Secretary of the Office of Policy and Management and states such terms and conditions as said commission, in its discretion, may require. Such bonds issued pursuant to this section shall be general obligations of the state and the full faith and credit of the state of Connecticut are pledged for the payment of the principal of and interest on such bonds as the same become due, and accordingly and as part of the contract of the state with the holders of such bonds, appropriation of all amounts necessary for punctual payment of such principal and interest is hereby made, and the State Treasurer shall pay such principal and interest as the same become due.

| This act shall take effect as follows and shall amend the following | | |
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| sections: | | |
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| Section 1 | from passage | New section |
| Sec. 2 | January 1, 2024, and applicable to taxable years commencing on or after January 1, 2024 | New section |
| Sec. 3 | July 1, 2023 | New section |
| Sec. 4 | July 1, 2023 | 4-124jj(b) |
| Sec. 5 | July 1, 2023 | 38a-8(h) |
| Sec. 6 | July 1, 2023 | New section |
| Sec. 7 | July 1, 2023 | New section |
| Sec. 8 | July 1, 2023 | New section |

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Statement of Legislative Commissioners:

In Section 1(a), in the first and second sentences "working group" was changed to "task force" for internal consistency.

HED Joint Favorable Subst. -LCO