

## General Assembly

## Raised Bill No. 5465

February Session, 2022

LCO No. 3151



Referred to Committee on EDUCATION

Introduced by: (ED)

## AN ACT INCREASING EARLY CHILDHOOD EDUCATOR SALARIES AND EXPANDING CHILD CARE OPPORTUNITIES FOR FAMILIES.

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

- 1 Section 1. (NEW) (Effective July 1, 2022) (a) As used in this section and
- 2 section 2 of this act:
- 3 (1) "Compensation schedule" means the early childhood educator
- 4 compensation schedule developed by the Office of Early Childhood
- 5 pursuant to section 10-531 of the general statutes, as amended by this
- 6 act;
- 7 (2) "Early childhood care and education program" means a child care
- $8 \quad \ \, \text{services provider, early childhood education program or license-exempt}$
- 9 early childhood provider;
- 10 (3) "Child care services provider" means a child care center or a group
- 11 child care home, as those terms are described in section 19a-77 of the
- 12 general statutes, as amended by this act;
- 13 (4) "Early childhood education program" means a private preschool

- program, a school readiness program or program pursuant to section 8-210 of the general statutes, as amended by this act;
  - (5) "School readiness program" has the same meaning as provided in section 10-16p of the general statutes, as amended by this act;
- (6) "License-exempt early childhood provider" means any child care services provider or school readiness program that accepts state funds for infant, toddler and preschool spaces associated with such program that is not required to be licensed pursuant to subsection (b) of section 19a-77 of the general statutes, and is located in a public school building but is not administered by a public school system;
  - (7) "Employee" means a person who is employed by an early childhood care and education program and meets the eligibility criteria described in the compensation schedule and policy developed by the Office of Early Childhood pursuant to subsection (e) of this section;
- 28 (8) "Base salary" means the annual salary that an employee was paid 29 on December 31, 2021, or, if the position was vacant on December 31, 30 2021, the starting annual salary for such position on said date;
- 31 (9) "Benefits amount" means seven thousand five hundred dollars;
- 32 (10) "Individual employee salary enhancement amount" means, for 33 any fiscal year, the sum of (A) the difference between (i) the salary 34 prescribed in the compensation schedule for an employee, and (ii) the 35 amount of such employee's base salary, and (B) the benefits amount;
  - (11) "Salary enhancement amount" means the sum of the total individual employee salary enhancement amounts for all employees of an early childhood care and education program for the fiscal year; and
- 39 (12) "Family child care home" has the same meaning as provided in 40 section 19a-77 of the general statutes, as amended by this act.
- 41 (b) For the fiscal year ending June 30, 2023, and each fiscal year

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- thereafter, the Office of Early Childhood shall administer the early childhood care and education salary enhancement grant program. The office shall annually pay to each early childhood care and education program a salary enhancement grant in the amount of such program's salary enhancement amount. Such programs shall distribute such grant funds to its employees in accordance with the policy developed by the Commissioner of Early Childhood pursuant to subsection (e) of this section.
  - (c) For the fiscal year ending June 30, 2023, and each fiscal year thereafter, the office shall annually pay to each family child care home a salary enhancement grant as follows: (1) Twenty thousand dollars for each licensee of a family child care home, (2) six thousand dollars for each full-time assistant or substitute staff member approved by the Commissioner of Early Childhood pursuant to section 19a-87b of the general statutes, and (3) three thousand dollars for each part-time assistant or substitute staff member approved by the commissioner pursuant to section 19a-87b of the general statutes, and employed by the family child care home. The licensee shall distribute such grant funds in accordance with the policy developed by the commissioner pursuant to subsection (e) of this section.
  - (d) Each early childhood care and education program shall register, at such time and in such manner as prescribed by the commissioner, with the Office of Early Childhood to receive a grant under the program. Upon registration, such program shall provide any information required by the office, in accordance with the policy developed by the commissioner pursuant to subsection (e) of this section.
  - (e) Not later than October 1, 2022, the commissioner shall develop a policy for the administration of the early childhood care and education salary enhancement grant program. The policy shall include, but need not be limited to, eligibility criteria for the program, the registration process for the program, the distribution requirements of the grant and any other requirements the commissioner deems necessary.

- Sec. 2. (NEW) (*Effective July 1, 2022*) On and after July 1, 2022, each employee of an early childhood care and education program shall be paid an annual salary as prescribed in the compensation schedule developed pursuant to section 10-531 of the general statutes, as amended by this act, except if an employee's salary is greater than the amount prescribed in such compensation schedule then such employee shall be paid such greater amount.
- Sec. 3. Section 10-531 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2022):
- 83 (a) As used in this section:
- (1) "Early childhood education program" means any child care or school readiness program that accepts state funds for infant, toddler and preschool spaces associated with such program;
- (2) "Employee" means any person who is employed by an [early childhood education program and meets the applicable staff qualifications requirement, as defined in section 10-16p] early childhood care and education program and meets the eligibility criteria described in the compensation schedule and policy developed by the Office of Early Childhood pursuant to subsection (e) of section 1 of this act;
- 93 (3) "Compensation" means the salary, wages, benefits and other 94 forms of valuable consideration earned by and provided to an employee 95 in remuneration for services rendered; [and]
- 96 (4) "Compensation schedule" means a list or lists specifying a series 97 of compensation steps and ranges; [.]
- 98 (5) "Early childhood care and education program" means a child care 99 services provider or an early childhood education program;
- 100 (6) "Child care services provider" means a child care center or a group 101 child care home, as those terms are described in section 19a-77, as 102 amended by this act;

- (7) "Early childhood education program" means a private preschool
   program, a school readiness program or program pursuant to section 8 210, as amended by this act; and
- 106 (8) "School readiness program" has the same meaning as provided in section 10-16p, as amended by this act.
  - (b) The Office of Early Childhood shall establish, after notice and opportunity for public comment, a proposed early childhood educator compensation schedule for employees of early childhood education programs.
  - (c) (1) The office shall consider the following factors in developing the proposed early childhood educator compensation schedule: (A) Level of education, (B) training in early childhood education or child development, (C) relevant employment experience, including the number of years an individual has been employed in an early childhood education program, (D) compensation levels for certified teachers employed in a preschool program operated by a local or regional board of education or regional educational service center, and (E) cost of living in the state.
  - (2) In developing the proposed early childhood educator compensation schedule, the office may (A) consider the findings and recommendations provided in "A Plan to Assist Early Education State Funded Providers to Degree Attainment and Increased Compensation" created by the office, pursuant to section 4 of public act 15-134, to create a standardized salary scale and incentive package for early childhood educators, (B) utilize state and federal funding, and (C) examine existing programs that address early childhood educator compensation and staff retention through financial incentives, such as bonuses for degree or course completion.
  - (3) The office shall establish a recommended minimum salary for employees as part of the proposed early childhood educator compensation schedule.

- (d) Not later than January 1, 2021, the office shall submit the proposed early childhood educator compensation schedule and a report to the joint standing committees of the General Assembly having cognizance of matters relating to education and appropriations and the budgets of state agencies, in accordance with the provisions of section 11-4a. Such report shall include: (1) Any recommendations for legislation relating to state-wide implementation of the proposed early childhood educator compensation schedule, (2) an estimate of the cost of implementing the proposed early childhood educator compensation schedule state-wide, (3) an analysis of the effect of the state-wide implementation of the proposed early childhood educator compensation schedule on the number of available preschool seats, and (4) an explanation of how the proposed early childhood educator compensation schedule will be included in any quality rating and improvement system developed by the office, pursuant to subdivision (15) of subsection (b) of section 10-500.
- (e) Not later than January 1, 2023, the office shall amend the compensation schedule to include employees of early childhood care and education programs.
  - Sec. 4. (NEW) (*Effective July 1, 2022*) (a) For the fiscal year ending June 30, 2023, and each fiscal year thereafter, the Office of Higher Education, in collaboration with the Office of Early Childhood, shall, within available appropriations, administer an early childhood educator loan forgiveness grant program to persons who meet the eligibility requirements described in subsection (b) of this section.
  - (b) The program shall provide a student loan forgiveness grant to any person who (1) has been continuously employed by a licensed child care center, group child care home or family child care home, as described in section 19a-77 of the general statutes, as amended by this act, for at least four years at the time of application, and (2) holds (A) an associate degree with a concentration in early childhood education from a public institution of higher education in the state that is regionally accredited, provided such associate degree program is approved by (i) the Board of

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- 167 Regents for Higher Education or the Office of Higher Education, and (ii)
- 168 the Office of Early Childhood, or (B) a bachelor's degree with a
- 169 concentration in early childhood education from a public institution of
- higher education in the state that is regionally accredited, provided such
- bachelor's degree program is approved by (i) the Board of Regents for
- 172 Higher Education or the Office of Higher Education, and (ii) the Office
- of Early Childhood. As used in this subsection, "concentration in early
- 174 childhood education" has the same meaning as provided in section 10-
- 175 16p of the general statutes.
- 176 (c) Any person who satisfies the eligibility requirements prescribed
- in subsection (b) of this section shall receive a grant in an amount equal
- to the remaining balance of such person's federal or state educational
- 179 loans.
- (d) Persons may apply to the Office of Higher Education for grants
- under this section at such time and in such manner as the executive
- director of the Office of Higher Education prescribes.
- (e) Any unexpended funds appropriated for purposes of this section
- shall not lapse at the end of the fiscal year but shall be available for
- 185 expenditure during the next fiscal year.
- Sec. 5. Subdivision (1) of subsection (b) of section 10-16q of the
- general statutes is repealed and the following is substituted in lieu
- thereof (*Effective July 1, 2022*):
- (b) (1) [For the fiscal year ending June 30, 2020, the per child cost of
- 190 the Office of Early Childhood school readiness program offered by a
- 191 school readiness provider shall not exceed eight thousand nine hundred
- twenty-seven dollars.] For the fiscal year ending June 30, [2021] 2023,
- and each fiscal year thereafter, the per child cost of the Office of Early
- 194 Childhood school readiness program offered by a school readiness
- 195 provider shall not exceed [nine] ten thousand twenty-seven dollars.
- 196 Sec. 6. Section 10-16p of the 2022 supplement to the general statutes
- is repealed and the following is substituted in lieu thereof (*Effective July*

198	1, 2022	):

- (a) As used in sections 10-160 to 10-16r, inclusive, <u>as amended by this</u>
   act, 10-16u, 17b-749a and 17b-749c:
- (1) "School readiness program" means a nonsectarian program that
  (A) meets the standards set by the Office of Early Childhood pursuant
  to subsection (b) of this section and the requirements of section 10-16q,
  as amended by this act, and (B) provides a developmentally appropriate
  learning experience of not less than four hundred fifty hours and one
  hundred eighty days for eligible children, except as provided in
  subsection (d) of section 10-16q;
  - (2) "Eligible children" means children three and four years of age and children five years of age who are not eligible to enroll in school pursuant to section 10-15c, or who are eligible to enroll in school and will attend a school readiness program pursuant to section 10-16t;
  - (3) "Priority school" means a school in which forty per cent or more of the lunches served are served to students who are eligible for free or reduced price lunches pursuant to federal law and regulations, excluding such a school located in a priority school district pursuant to section 10-266p or in a former priority school district receiving a grant pursuant to subsection (c) of this section and, on and after July 1, 2001, excluding such a school in a transitional school district receiving a grant pursuant to section 10-16u;
  - (4) "Severe need school" means a school in a priority school district pursuant to section 10-266p or in a former priority school district in which forty per cent or more of the lunches served are served to students who are eligible for free or reduced price lunches;
  - (5) "Accredited" means accredited by the National Association for the Education of Young Children, National Association for Family Child Care, a Head Start on-site program review instrument or a successor instrument pursuant to federal regulations, or otherwise meeting such criteria as may be established by the commissioner, unless the context

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- 230 (6) "Year-round" means fifty weeks per year, except as provided in subsection (d) of section 10-16q;
- 232 (7) "Commissioner" means the Commissioner of Early Childhood;
- 233 (8) "Office" means the Office of Early Childhood;
- 234 (9) "Seeking accreditation" means a school readiness program seeking 235 accreditation by the National Association for the Education of Young 236 Children, National Association for Family Child Care or a Head Start 237 on-site program review instrument or successor instrument pursuant to 238 federal regulations, or attempting to meet criteria as may be established 239 by the commissioner; and
  - (10) "Concentration in early childhood education" means a program of study in early childhood education, including, but not limited to, early childhood education, child study, child development or human growth and development.
  - (b) (1) The office shall be the lead agency for school readiness. For purposes of this section and section 10-16u, school readiness program providers eligible for funding from the office shall include local and regional boards of education, regional educational service centers, family resource centers and providers of child care centers, group child care homes and family child care homes, as described in section 19a-77, as amended by this act, Head Start programs, preschool programs and other programs that meet any standards established by the commissioner. The office shall establish standards for school readiness programs. The standards may include, but need not be limited to, guidelines for staff-child interactions, curriculum content, including preliteracy development, lesson plans, parental involvement, staff qualifications and training, transition to school and administration. The office shall develop age-appropriate developmental skills and goals for children attending such programs. The commissioner, in consultation with the president of the Connecticut State Colleges and Universities,

the Commissioners of Education and Social Services and other appropriate entities, shall develop a professional development program for the staff of school readiness programs.

## (2) For purposes of this section:

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(A) Prior to July 1, 2022, "staff qualifications" means that for each early childhood education program accepting state funds for infant, toddler and preschool spaces associated with such program's child care program or school readiness program, there is in each classroom an individual who has at least the following: (i) A childhood development associate credential or an equivalent credential issued by an organization approved by the commissioner and twelve credits or more in early childhood education or child development, as determined by the commissioner or the president of the Connecticut State Colleges and Universities, after consultation with the commissioner, from an institution of higher education (I) accredited by the Board of Regents for Higher Education or Office of Higher Education, and (II) regionally accredited; (ii) an associate degree with twelve credits or more in early childhood education or child development, as determined by the commissioner or the president of the Connecticut State Colleges and Universities, after consultation with the commissioner, from such an institution; (iii) a four-year degree with twelve credits or more in early childhood education or child development, as determined by the commissioner or the president of the Connecticut State Colleges and Universities, after consultation with the commissioner, from such an institution; (iv) certification pursuant to section 10-145b with an endorsement in early childhood education or special education; (v) an associate degree with a concentration in early childhood education from an institution of higher education that is regionally accredited; or (vi) a bachelor's degree with a concentration in early childhood education from an institution of higher education that is regionally accredited;

(B) From July 1, 2022, until June 30, 2025, "staff qualifications" means that for each early childhood education program accepting state funds for infant, toddler and preschool spaces associated with such program's

child care program or school readiness program, (i) at least fifty per cent of those individuals with the primary responsibility for a classroom of children (I) hold certification pursuant to section 10-145b with an endorsement in early childhood education or early childhood special education, (II) have been issued an early childhood teacher credential, pursuant to section 10-520b, (III) hold at least an associate degree with a concentration in early childhood education from an institution of higher education that is regionally accredited, or (IV) satisfy the requirements of subdivision (3), (4) or (5) of this subsection, and (ii) such remaining individuals with the primary responsibility for a classroom of children hold a childhood development associate credential or an equivalent credential issued by an organization approved by the commissioner and twelve credits or more in early childhood education or child development, as determined by the commissioner or the president of the Connecticut State Colleges and Universities, after consultation with the commissioner, from an institution of higher education (I) accredited by the Board of Regents for Higher Education or Office of Higher Education, and (II) regionally accredited;

(C) From July 1, 2025, until June 30, 2029, "staff qualifications" means that for each early childhood education program accepting state funds for infant, toddler and preschool spaces associated with such program's child care program or school readiness program, (i) at least fifty per cent of those individuals with the primary responsibility for a classroom of children (I) hold certification pursuant to section 10-145b with an endorsement in early childhood education or early childhood special education, (II) have been issued an early childhood teacher credential, pursuant to subdivision (2) of section 10-520b, (III) hold at least a bachelor's degree with a concentration in early childhood education from an institution of higher education that is regionally accredited, or (IV) satisfy the requirements of subdivision (3), (4) or (5) of this subsection, and (ii) such remaining individuals with the primary responsibility for a classroom of children (I) hold an associate degree with a concentration in early childhood education from an institution of higher education that is regionally accredited, or (II) have been issued

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an early childhood teacher credential, pursuant to subdivision (1) of section 10-520b; and

- (D) On and after July 1, 2029, "staff qualifications" means that for each early childhood education program accepting state funds for infant, toddler and preschool spaces associated with such program's child care program or school readiness program, one hundred per cent of those individuals with the primary responsibility for a classroom of children (i) hold certification pursuant to section 10-145b with an endorsement in early childhood education or early childhood special education, (ii) have been issued an early childhood teacher credential, pursuant to subdivision (2) of section 10-520b, (iii) hold at least a bachelor's degree with a concentration in early childhood education from an institution of higher education that is regionally accredited, or (iv) satisfy the requirements of subdivision (3), (4) or (5) of this subsection.
- (3) Any individual with a bachelor's degree in early childhood education or child development or a bachelor's degree and twelve credits or more in early childhood education or child development, who, on or before June 30, 2015, is employed by an early childhood education program that accepts state funds for infant, toddler and preschool spaces associated with such program's child care program or school readiness program shall be considered to meet the staff qualifications required under subparagraphs (B) to (D), inclusive, of subdivision (2) of this subsection. No such early childhood education program shall terminate any such individual from employment for purposes of meeting the staff qualification requirements set forth in subparagraph (B), (C) or (D) of subdivision (2) of this subsection.
- (4) Any individual with an associate degree or a bachelor's degree in early childhood education or child development or an associate degree or a bachelor's degree and twelve credits or more in early childhood education or child development from an institution of higher education that is regionally accredited, other than an associate degree or a bachelor's degree with a concentration in early childhood education, may submit documentation concerning such degree for review and

assessment by the office as to whether such degree has a sufficient concentration in early childhood education so as to satisfy the requirements set forth in subparagraphs (B) to (D), inclusive, of subdivision (2) of this subsection.

(5) Any individual with an associate degree with twelve credits or more in early childhood education or child development, as determined by the commissioner or the president of the Connecticut State Colleges and Universities, after consultation with the commissioner, from an institution of higher education (A) accredited by the Board of Regents for Higher Education or Office of Higher Education, and (B) regionally accredited, who has been employed in the same early childhood education program that accepts state funds for infant, toddler and preschool spaces associated with such program's child care program or school readiness program since 1995 shall be considered to meet the staff qualifications required under subparagraphs (B) to (D), inclusive, of subdivision (2) of this subsection until June 30, 2025. On and after July 1, 2025, such individual shall hold a childhood development associate credential or an equivalent credential, described in subparagraph (A) of subdivision (2) of this subsection, or otherwise meet the staff qualifications required under subparagraphs (C) and (D) of subdivision (2) of this subsection. Any such individual who terminates his or her employment with such early childhood education program on or before June 30, 2025, and accepts a position at another early childhood education program accepting state funds for spaces associated with such program's child care program or school readiness program shall submit documentation of such individual's progress toward meeting the staff qualification requirements set forth in subparagraph (B) to (D), inclusive, of subdivision (2) of this subsection in a manner determined by the office.

(c) The commissioner shall establish a grant program to provide spaces in accredited school readiness programs located in priority school districts, as described in section 10-266p, or in former priority school districts for eligible children. The state, acting by and in the

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discretion of the Commissioner of Early Childhood, in consultation with a town or regional school readiness council, may enter into a contract with a municipality, local or regional board of education, regional educational service center, family resource center, provider of a child care center, group child care home or family child care home, as described in section 19a-77, as amended by this act, Head Start program, preschool program or other program that meets such standards established by the commissioner, to provide, within available appropriations, state financial assistance. Eligibility shall be determined for a five-year period based on an applicant's designation as a priority school district for the initial year of application, except that if a school district that receives a grant pursuant to this subsection is no longer designated as a priority school district at the end of such five-year period, such former priority school district shall continue to be eligible to receive a grant pursuant to this subsection. Grant awards shall be made annually contingent upon available funding and a satisfactory annual evaluation. The chief elected official of such town and the superintendent of schools for such priority school district or former priority school district shall submit a plan for the expenditure of grant funds and responses to the local request for proposal process to the commissioner. The commissioner shall review and approve such plans. The plan shall: (1) Be developed in consultation with the local or regional school readiness council established pursuant to section 10-16r, as amended by this act; (2) be based on a needs and resource assessment; (3) provide for the issuance of requests for proposals for providers of accredited school readiness programs, provided, after the initial requests for proposals, facilities that have been approved to operate a child care program financed through the Connecticut Health and Education Facilities Authority and have received a commitment for debt service from the Department of Social Services, pursuant to section 17b-749i, on or before June 30, 2014, and on or after July 1, 2014, from the office, are exempt from the requirement for issuance of annual requests for proposals; and (4) identify the need for funding pursuant to section 17b-749a in order to extend the hours and days of operation of school readiness programs in order to provide child care services for children

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(d) (1) The commissioner shall establish a competitive grant program to provide spaces in accredited school readiness programs or school readiness programs seeking accreditation located in (A) an area served by a priority school or a former priority school, (B) a town ranked one to fifty when all towns are ranked in ascending order according to town wealth, as defined in subdivision (26) of section 10-262f, whose school district is not a priority school district pursuant to section 10-266p, (C) a town formerly a town described in subparagraph (B) of this subdivision, as provided for in subdivision (2) of this subsection, or (D) a town designated as an alliance district, as defined in section 10-262u, whose school district is not a priority school district pursuant to section 10-266p. A town in which a priority school is located, a regional school readiness council, pursuant to subsection (c) of section 10-16r, as amended by this act, for a region in which such a school is located or a town described in subparagraph (B) of this subdivision may apply for such a grant in an amount equal to the number of spaces in an accredited school readiness program or a school readiness program seeking accreditation multiplied by the per child cost set forth in subdivision (1) of subsection (b) of section 10-16q, as amended by this act. Eligibility shall be determined for a three-year period based on an applicant's designation as having a priority school or being a town described in subparagraph (B) of this subdivision for the initial year of application. The state, acting by and in the discretion of the Commissioner of Early Childhood, in consultation with a town or regional school readiness council, may enter into a contract with a municipality, local or regional board of education, regional educational service center, family resource center, provider of a child care center, group child care home or family child care home, as described in section 19a-77, as amended by this act, Head Start program, preschool program or other program that meets such standards established by the commissioner, to provide, within available appropriations, state financial assistance. The chief elected official of such town and the superintendent of schools of the school district or the regional school readiness council shall submit a plan, as

described in subsection (c) of this section, for the expenditure of such grant funds to the commissioner. In awarding grants pursuant to this subsection, the commissioner shall give preference to applications submitted by regional school readiness councils and may, within available appropriations, provide a grant to such town or regional school readiness council that increases the number of spaces for eligible children who reside in an area or town described in subparagraphs (A) to (D), inclusive, of this subdivision, in an accredited school readiness program or a school readiness program seeking accreditation.

- (2) (A) Except as provided in subparagraph (C) of this subdivision, commencing with the fiscal year ending June 30, 2005, if a town received a grant pursuant to subdivision (1) of this subsection and is no longer eligible to receive such a grant, the town may receive a phase-out grant for each of the three fiscal years following the fiscal year such town received its final grant pursuant to subdivision (1) of this subsection.
- (B) The amount of such phase-out grants shall be determined as follows: (i) For the first fiscal year following the fiscal year such town received its final grant pursuant to subdivision (1) of this subsection, in an amount that does not exceed seventy-five per cent of the grant amount such town received for the town or school's final year of eligibility pursuant to subdivision (1) of this subsection; (ii) for the second fiscal year following the fiscal year such town received its final grant pursuant to subdivision (1) of this subsection, in an amount that does not exceed fifty per cent of the grant amount such town received for the town's or school's final year of eligibility pursuant to subdivision (1) of this subsection; and (iii) for the third fiscal year following the fiscal year such town received its final grant pursuant to subdivision (1) of this subsection, in an amount that does not exceed twenty-five per cent of the grant amount such town received for the town's or school's final year of eligibility pursuant to subdivision (1) of this subsection.
- (C) For the fiscal year ending June 30, 2011, and each fiscal year thereafter, any town that received a grant pursuant to subparagraph (B) of subdivision (1) of this subsection for the fiscal year ending June 30,

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- 2010, shall continue to receive a grant under this subsection even if the town no longer meets the criteria for such grant pursuant to subparagraph (B) of subdivision (1) of this subsection.
- (e) (1) If funds appropriated for the purposes of subsection (c) of this section are not expended, the commissioner may deposit such unexpended funds in the account established under section 10-16aa and use such unexpended funds in accordance with the provisions of section 10-16aa.
- (2) For the fiscal year ending June 30, 2015, and each fiscal year thereafter, if funds appropriated for the purposes of subsection (c) of this section are not expended, an amount up to one million dollars of such unexpended funds may be available for the provision of scholarships and professional development for early childhood care and education program providers, and individual staff members employed in such programs, provided such programs accept state funds for infant, toddler and preschool slots. Such unexpended funds may be available for use in accordance with the provisions of this [subparagraph] subdivision for the subsequent fiscal year. The commissioner may use such unexpended funds on and after July 1, 2015, to support early childhood education programs accepting state funds in satisfying the staff qualifications requirements of subparagraphs (B) and (C) of subdivision (2) of subsection (b) of this section. The commissioner shall use any such funds to provide assistance to individual staff members, giving priority to those staff members (A) attending an institution of higher education accredited by the Board of Regents for Higher Education or the Office of Higher Education, and approved by the Office of Early Childhood, and regionally accredited, at a maximum of ten thousand dollars per staff member per year for the cost of higher education courses leading to a bachelor's degree or, not later than December 31, 2015, an associate degree, as such degrees are described in said subparagraphs (B) and (C), or (B) receiving noncredit competency-based training approved by the office, at a maximum of one thousand dollars per staff member per year, provided such staff

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members have applied for all available federal and state scholarships and grants, and such assistance does not exceed such staff members' financial need. Individual staff members shall apply for such unexpended funds in a manner determined by the commissioner. The commissioner shall determine how such unexpended funds shall be distributed.

(3) If funds appropriated for the purposes of subsection (c) of this section are not expended pursuant to subsection (c) of this section, deposited pursuant to subdivision (1) of this subsection, or used pursuant to subdivision (2) of this subsection, the commissioner may use such unexpended funds to support local school readiness programs. The commissioner may use such funds for purposes including, but not limited to, (A) assisting local school readiness programs in meeting and maintaining accreditation requirements, (B) providing training in implementing the preschool assessment and curriculum frameworks, including training to enhance literacy teaching skills, (C) developing a state-wide preschool curriculum, (D) developing student assessments for students in grades kindergarten to two, inclusive, (E) developing and implementing best practices for parents in supporting preschool and kindergarten student learning, (F) developing and implementing strategies for children to successfully transition to preschool and from preschool to kindergarten, including through parental engagement and whole-family supports that may be utilized through the twogenerational initiative, established pursuant to section 17b-112l, or through other available resources, (G) providing for professional development, including assisting in career ladder advancement, for school readiness staff, (H) providing supplemental grants to other towns that are eligible for grants pursuant to subsection (c) of this section, and (I) developing a plan to provide spaces in an accredited school readiness program or a school readiness program seeking accreditation to all eligible children who reside in an area or town described in subparagraphs (A) to (D), inclusive, of subdivision (1) of subsection (d) of this section.

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- (f) Any school readiness program that receives funds pursuant to this section or section 10-16u shall not discriminate on the basis of race, color, national origin, gender, religion or disability. For purposes of this section, a nonsectarian program means any public or private school readiness program that is not violative of the Establishment Clause of the Constitution of the State of Connecticut or the Establishment Clause of the Constitution of the United States of America.
- (g) Subject to the provisions of this subsection, no funds received by a town pursuant to subsection (c) or (d) of this section or section 10-16u shall be used to supplant federal, state or local funding received by such town for early childhood education, provided a town may use an amount determined in accordance with this subsection for coordination, program evaluation and administration. Such amount shall be at least five per cent of the total grant allocation, but not more than seventy-five thousand dollars and shall be determined by the commissioner based on the school readiness grant award allocated to the town pursuant to subsection (c) or (d) of this section or section 10-16u and the number of sites evaluation operating for coordination, program administration. Such amount shall be increased by an amount equal to local funding provided for early childhood education coordination, program evaluation and administration, not to exceed twenty-five thousand dollars. Each town that receives a grant pursuant to subsection (c) or (d) of this section or section 10-16u shall designate a person to be responsible for such coordination, program evaluation and administration and to act as a liaison between the town and the commissioner. Each school readiness program that receives funds pursuant to this section or section 10-16u shall provide information to the commissioner or the school readiness council, as requested, that is necessary for purposes of any school readiness program evaluation.
- (h) Any town receiving a grant pursuant to this section may use such grant, with the approval of the commissioner, to prepare a facility or staff for operating a school readiness program and shall be adjusted based on the number of days of operation of a school readiness program

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- if a shorter term of operation is approved by the commissioner. 594
- 595 (i) A town may use grant funds to purchase spaces for eligible 596 children who reside in such town at an accredited school readiness 597 program located in another town. A regional school readiness council 598 may use grant funds to purchase spaces for eligible children who reside 599 in the region covered by the council at an accredited school readiness 600 program located outside such region.
- 601 (j) Children enrolled in school readiness programs funded pursuant 602 to this section shall not be counted (1) as resident students for purposes 603 of subdivision (22) of section 10-262f, or (2) in the determination of 604 average daily membership pursuant to subdivision (2) of subsection (a) 605 of section 10-261.
- 606 (k) (1) Up to two per cent of the amount of the appropriation for this 607 section may be allocated to the competitive grant program pursuant to 608 subsection (d) of this section. The determination of the amount of such 609 allocation shall be made on or before August first.
  - (2) Up to two per cent of the amount of the appropriation for this section may be used by the commissioner in a manner consistent with the provisions of section 10-509.
    - [(1) For the fiscal year ending June 30, 2020, and each fiscal year thereafter, any school readiness program that (1) is licensed by the Office of Early Childhood pursuant to chapter 368a, (2) provides fullday and year-round child care and education programs for children, and (3) receives funds pursuant to this section or section 10-16u, shall use any amount of the per child cost as described in subdivision (1) of subsection (b) of section 10-16q that is over the amount of eight thousand nine hundred twenty-seven dollars, exclusively to increase the salaries of those individuals with direct responsibility for teaching or caring for children in a classroom at such school readiness program.]
  - Sec. 7. Subsection (b) of section 8-210 of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu

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thereof (Effective July 1, 2022):

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(b) The state, acting by and in the discretion of the Commissioner of Early Childhood, may enter into a contract with a municipality, a group child care home or family child care home, as described in section 19a-77, as amended by this act, a human resource development agency or a nonprofit corporation for state financial assistance in developing and operating child care centers, group child care homes and family child care homes for children disadvantaged by reasons of economic, social or environmental conditions, provided no such financial assistance shall be available for the operating costs of any such child care center, group child care home or family child care home unless it has been licensed by the Commissioner of Early Childhood pursuant to section 19a-80. Such financial assistance shall be available for a program of a municipality, of a group child care home or family child care home, of a human resource development agency or of a nonprofit corporation which may provide for personnel, equipment, supplies, activities, program materials and renovation and remodeling of the physical facilities of such child care centers, group child care homes or family child care homes. Such contract shall provide for state financial assistance, within available appropriations, in the form of a state grant-in-aid (1) for a portion of the cost of such program, as determined by the Commissioner of Early Childhood, if not federally assisted, (2) equal to one-half of the amount by which the net cost of such program, as approved by the Commissioner of Early Childhood, exceeds the federal grant-in-aid thereof, or (3) in an amount not less than the per child cost as described in subdivision (1) of subsection (b) of section 10-16q, as amended by this act, for each child in such program that is three or four years of age and each child that is five years of age who is not eligible to enroll in school, pursuant to section 10-15c, while maintaining services to children under three years of age under this section. [For the fiscal year ending June 30, 2020, and each fiscal year thereafter, the amount per child pursuant to subdivision (3) of this subsection that is over the amount of the per child cost that was prescribed pursuant to the contract for the fiscal year ending June 30, 2019, shall be used exclusively to increase the salaries of early childhood educators employed at the child care center.] The
Commissioner of Early Childhood may authorize child care centers,
group child care homes and family child care homes receiving financial
assistance under this subsection to apply a program surplus to the next
program year. The Commissioner of Early Childhood shall consult with
directors of child care centers in establishing fees for the operation of
such centers.

- Sec. 8. Subsections (a) and (b) of section 17b-749 of the 2022 supplement to the general statutes are repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
- (a) The Commissioner of Early Childhood shall establish and operate a child care subsidy program to increase the availability, affordability and quality of child care services for families with a parent or caretaker who (1) is (A) working or attending high school, or (B) [subject to the provisions of subsection (d) of this section, is enrolled or participating in (i) a public or independent institution of higher education, (ii) a private occupational school authorized pursuant to sections 10a-22a to 10a-22o, inclusive, (iii) a job training or employment program administered by a regional workforce development board, (iv) an apprenticeship program administered by the Labor Department's office of apprenticeship training, (v) an alternate route to certification program approved by the State Board of Education, (vi) an adult education program pursuant to section 10-69 or other high school equivalency program, or (vii) a local Even Start program or other adult education program approved by the Commissioner of Early Childhood; or (2) receives cash assistance under the temporary family assistance program from the Department of Social Services and is participating in an education, training or other job preparation activity approved pursuant to subsection (b) of section 17b-688i or subsection (b) of section 17b-689d. Services available under the child care subsidy program shall include the provision of child care subsidies for children under the age of thirteen or children under the age of nineteen with special needs. The Office of Early Childhood shall open and maintain enrollment for the

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child care subsidy program and shall administer such program within the existing budgetary resources available. The office shall issue a notice on the office's Internet web site any time the office closes the program to new applications, changes eligibility requirements, changes program benefits or makes any other change to the program's status or terms, except the office shall not be required to issue such notice when the office expands program eligibility. Any change in the office's acceptance of new applications, eligibility requirements, program benefits or any other change to the program's status or terms for which the office is required to give notice pursuant to this subsection, shall not be effective until thirty days after the office issues such notice.

- (b) The commissioner shall (1) establish income standards for applicants and recipients at a level to include a family with gross income up to [fifty] seventy-five per cent of the state-wide median income, except the commissioner, [(1) may increase the income level up to the maximum level allowed under federal law, (2)] upon the request of the Commissioner of Children and Families, may waive the income standards for adoptive families so that children adopted on or after October 1, 1999, from the Department of Children and Families are eligible for the child care subsidy program, and [(3) on and after March 1, 2003, shall reduce the income eligibility level to up to fifty-five per cent of the state-wide median income for applicants and recipients who qualify based on their loss of eligibility for temporary family assistance (2) limit the amount of a family copay to a maximum of seven per cent of a family's household income. The commissioner may adopt regulations in accordance with chapter 54 to establish income criteria and durational requirements for such waiver of income standards.
- Sec. 9. Subsection (d) of section 17b-749 of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
- (d) (1) Not later than July 1, 2015, an applicant determined to be eligible for program benefits by the Commissioner of Early Childhood shall remain eligible for such benefits for a period prescribed by federal

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- 725 law. [, except any applicant determined to be eligible for program
- benefits by the commissioner under subparagraph (B) of subdivision (1)
- of subsection (a) of this section shall only be eligible for and receive such
- 728 benefits upon the availability of federal funds received pursuant to
- 729 Coronavirus Response and Relief Supplemental Appropriations Act,
- 730 P.L. 116-260, as amended from time to time, or the American Rescue
- 731 Plan Act of 2021, P.L. 117-2, as amended from time to time, and
- 732 designated by the commissioner for such benefits.]
- 733 (2) For purposes of determining the eligibility of an applicant for
- 734 program benefits under subparagraph (A) of subdivision (1) of
- subsection (a) of this section, the commissioner shall accept evidence of
- 736 registration with a job search assistance program administered by the
- 737 <u>Labor Department. An applicant determined to be eligible for program</u>
- benefits under this subdivision shall be considered employed half-time
- and eligible for such benefits for a period of ninety days while such
- 740 applicant seeks employment.
- Sec. 10. Section 17b-749 of the 2022 supplement to the general statutes
- is amended by adding subsection (l) as follows (*Effective July 1, 2022*):
- 743 (NEW) (1) For the fiscal year ending June 30, 2023, and each fiscal year
- 744 thereafter, the amount of the subsidy paid to providers under the child
- care subsidy program shall be at least seventy-five per cent of the market
- rate, as determined by the Commissioner of Early Childhood pursuant
- 747 to the current market rate study required under federal law.
- Sec. 11. Subdivision (3) of subsection (a) of section 19a-77 of the
- 749 general statutes is repealed and the following is substituted in lieu
- 750 thereof (*Effective July 1, 2022*):
- 751 (3) A "family child care home" which consists of a private family
- 752 home (A) caring for not more than six children, including the provider's
- own children not in school full time, or if there is an assistant or
- 754 substitute staff member approved by the Commissioner of Early
- 755 Childhood present, not more than nine children, (B) where the children

are cared for not less than three or more than twelve hours during a twenty-four-hour period, and (C) where care is given on a regularly recurring basis except that care may be provided in excess of twelve hours but not more than seventy-two consecutive hours to accommodate a need for extended care or intermittent short-term overnight care. [During the regular school year, a maximum of three additional children who are in school full time, including the provider's own children, shall be permitted, except that if the provider has more than three children who are in school full time] At any time during the year, all of the provider's children shall be permitted; [. During the summer months when regular school is not in session, a maximum of three additional children who are otherwise enrolled in school full time, including the provider's own children, shall be permitted if there is an assistant or substitute staff member approved by the Commissioner of Early Childhood, pursuant to section 19a-87b, present and assisting the provider, except that (A) if the provider has more than three such additional children who are the provider's own children, all of the provider's own children shall be permitted, and (B) such approved assistant or substitute staff member shall not be required if all of such additional children are the provider's own children;

Sec. 12. Section 10-16r of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2022):

(a) A town seeking to apply for a grant pursuant to subsection (c) of section 10-16p, as amended by this act, or section 10-16u shall convene a local school readiness council or shall establish a regional school readiness council pursuant to subsection (c) of this section. Any other town may convene such a council. The chief elected official of the town or, in the case of a regional school district, the chief elected officials of the towns in the school district and the superintendent of schools for the school district shall jointly appoint and convene such council. Each school readiness council shall be composed of: (1) The chief elected official, or the official's designee; (2) the superintendent of schools, or a

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management level staff person as the superintendent's designee; (3) parents; (4) representatives from local programs such as Head Start, child care providers receiving state financial assistance pursuant to section 8-210, as amended by this act, family resource centers, nonprofit and for-profit child care centers, group child care homes, prekindergarten and nursery schools, and family child care home providers; (5) a representative from a health care provider in the community; (6) the local homeless education liaison designated by the local or regional board of education for the school district, pursuant to Subtitle B of Title VII of the McKinney-Vento Homeless Assistance Act, 42 USC 11431 et seq., as amended from time to time; (7) a representative from a workforce or job training entity in the community; (8) a representative from a local business in the community; and (9) other representatives from the community who provide services to children. On and after July 1, 2021, the members of the school readiness council shall elect the chairperson of the school readiness council. Each school readiness council is required to document efforts to ensure that the racial, ethnic and socioeconomic composition of the council reflects that of its town or region, as applicable. At least twenty-five per cent of the membership of the school readiness council shall be parents or guardians of children eligible to attend a school readiness program. Such parents or guardians may, within available appropriations, be compensated for any time and travel related to council meetings, and any activities related to training, leadership and community engagement. School readiness council meetings shall be held at times and locations that are convenient for the council members, including the parent and guardian members.

(b) The local school readiness council shall: (1) Make recommendations to the chief elected official and the superintendent of schools on issues relating to school readiness, including any applications for grants pursuant to sections 10-16p, as amended by this act, 10-16u, 17b-749a and 17b-749c; (2) foster partnerships among providers of school readiness programs; (3) cooperate with the Office of Early Childhood in any evaluation of a school readiness program; (4)

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- 823 identify existing and prospective resources and services available to 824 children and families; (5) facilitate the coordination of the delivery of 825 services to children and families, including (A) referral procedures, and 826 (B) before and after-school child care for children attending 827 kindergarten programs; (6) exchange information with other councils, 828 the community and organizations serving the needs of children and 829 families; (7) make recommendations to school officials concerning 830 transition from school readiness programs to kindergarten; (8) 831 encourage public participation; [and] (9) collaborate with the Office of 832 Early Childhood related to planning improvements to the state early 833 care and education governance structure; and (10) conduct, as necessary, a needs assessment for early childhood education for 834 835 children and families in the community.
- 836 (c) Two or more towns or school districts and appropriate 837 representatives of groups or entities interested in early childhood 838 education in a region may establish a regional school readiness council. 839 If a priority school is located in at least one of such school districts, the 840 regional school readiness council may apply for a grant pursuant to 841 subsection (d) of section 10-16p, as amended by this act. The regional 842 school readiness council may perform the duties outlined in 843 subdivisions (2) to (8), inclusive, and (10) of subsection (b) of this 844 section.
  - (d) On and after July 1, 2022, following a local needs assessment conducted pursuant to subdivision (10) of subsection (b) of this section, that reveals a surplus of unused school readiness spaces, a local or regional school readiness council may convert such unused school readiness spaces to infant and toddler spaces, provided the per child cost for such converted spaces does not exceed the per child cost for infant and toddler spaces for state-funded child care centers pursuant to section 8-210, as amended by this act.
  - Sec. 13. (*Effective July 1*, 2022) The sum of \_\_\_\_\_ dollars is appropriated to the Office of Early Childhood from the General Fund, for the fiscal year ending June 30, 2023, for the purpose of expending such funds in

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accordance with the provisions of subdivision (2) of subsection (e) of section 10-16p of the general statutes, as amended by this act.

This act shall take effect as follows and shall amend the following			
sections:			
Section 1	July 1, 2022	New section	
Sec. 2	July 1, 2022	New section	
Sec. 3	July 1, 2022	10-531	
Sec. 4	July 1, 2022	New section	
Sec. 5	July 1, 2022	10-16q(b)(1)	
Sec. 6	July 1, 2022	10-16p	
Sec. 7	July 1, 2022	8-210(b)	
Sec. 8	July 1, 2022	17b-749(a) and (b)	
Sec. 9	July 1, 2022	17b-749(d)	
Sec. 10	July 1, 2022	17b-749	
Sec. 11	July 1, 2022	19a-77(a)(3)	
Sec. 12	July 1, 2022	10-16r	
Sec. 13	July 1, 2022	New section	

**ED** Joint Favorable

APP Joint Favorable