

General Assembly

February Session, 2022

Substitute Bill No. 231

AN ACT CONCERNING THE STATE EDUCATION RESOURCE CENTER.

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

Section 1. Section 10-357b of the 2022 supplement to the general
 statutes is repealed and the following is substituted in lieu thereof
 (*Effective July 1, 2022*):

4 (a) The purposes of the State Education Resource Center, established 5 pursuant to section 10-357a, shall be to assist the State Board of 6 Education in the provision of programs and activities that will promote 7 educational equity and excellence. Such activities shall be limited to: 8 Training, technical assistance and professional development for local 9 and regional boards of education, school leaders, teachers, families and 10 community partners in the form of seminars, publications, site visits, on-11 line content and other appropriate means; maintaining a state education 12 resource center library; publication of technical materials; research and 13 evaluation; writing, managing, administering and coordinating grants 14 for the purposes described in this subsection; and any other related 15 activities directly related to the purposes described in this subsection. 16 The center shall support local educational agencies serving the needs of 17 families, communities and service providers. The center [may] shall 18 support programs and activities concerning early childhood education,

in collaboration with the Office of Early Childhood, improving school
and district academic performance, and closing [academic achievement]
<u>opportunity</u> gaps between socio-economic subgroups, and other related
programs and activities. <u>The center shall support and collaborate with</u>
<u>other state agencies for the purposes described in this subsection.</u> For
such purposes the center is authorized and empowered to:

(1) Have perpetual succession as a body politic and corporate and to
adopt bylaws for the regulation of its affairs and the conduct of its
business;

28 (2) Adopt an official seal and alter the same at pleasure;

29 (3) Maintain an office at such place or places as it may designate;

30 (4) Sue and be sued in its own name and plead and be impleaded;

31 (5) (A) Employ such assistants, agents and other employees as may 32 be necessary or desirable who shall not be employees, as defined in 33 subsection (b) of section 5-270; (B) establish all necessary or appropriate 34 personnel practices and policies, including those relating to hiring, 35 promotion, compensation, retirement and collective bargaining, which need not be in accordance with chapter 68, and the center shall not be 36 37 an employer as defined in subsection (a) of section 5-270; and (C) engage 38 consultants, attorneys and appraisers as may be necessary or desirable 39 to carry out its purposes in accordance with this section and sections 10-40 357a, 10-357c and 10-357d;

41 (6) Receive and accept aid or contributions from any source of money, 42 property, labor or other things of value, to be held, used and applied to 43 carry out the purposes of this section and sections 10-357a, 10-357c and 44 10-357d, subject to such conditions upon which such grants and 45 contributions may be made, including, but not limited to, gifts or grants 46 from any department, agency or instrumentality of the United States or 47 this state for any purpose consistent with this section and sections 10-48 357a, 10-357c and 10-357d;

(7) Make and enter into all contracts and agreements necessary or
incidental to the performance of its duties and the execution of its
powers under this section and sections 10-357a, 10-357c and 10-357d,
including contracts and agreements for such professional services as the
center deems necessary, including, but not limited to, those services
provided by financial consultants, underwriters and technical
specialists;

(8) Acquire, lease, purchase, own, manage, hold and dispose of
personal property, and lease, convey or deal in or enter into agreements
with respect to such property on any terms necessary or incidental to
the carrying out of these purposes;

60 (9) Invest in, acquire, [lease,] purchase, own, manage, hold and 61 dispose of real property and [lease,] convey or deal in or enter into 62 agreements with respect to such property on any terms necessary or 63 incidental to carrying out the purposes of this section and sections 10-64 357a, 10-357c and 10-357d, provided such transactions shall be subject 65 to approval, review or regulation by any state agency pursuant to title 66 4b or any other provision of the general statutes;

67 (10) Lease real property on any terms necessary or incidental to
68 carrying out the purposes of this section and sections 10-357a, 10-357c
69 and 10-357d;

[(10)] (11) Procure insurance against any liability or loss in connection
with its property and other assets, in such amounts and from such
insurers as it deems desirable and to procure insurance for employees;

[(11)] (12) Account for and audit funds of the center and funds of any
recipients of funds from the center;

[(12)] (13) Hold patents, copyrights, trademarks, marketing rights, licenses, or any other evidences of protection or exclusivity as to any products as defined in this section and sections 10-357a, 10-357c and 10-357d, issued under the laws of the United States or any state or any nation; 80 [(13)] <u>(14)</u> Establish advisory committees to assist in accomplishing 81 its duties under this section and sections 10-357a, 10-357c and 10-357d, 82 which may include one or more members of the board of directors and 83 persons other than members; and

[(14)] (<u>15</u>) Do all acts and things necessary or convenient to carry out the purposes of this section and sections 10-357*a*, 10-357*c* and 10-357*d*, and the powers expressly granted by this section and sections 10-357*a*, 10-357*c* and 10-357*d*.

88 (b) The State Education Resource Center shall establish a Connecticut 89 School Reform Resource Center either within the State Education 90 Resource Center or by contract through a regional educational service 91 center, established pursuant to section 10-66a. The Connecticut School 92 Reform Resource Center shall operate year-round and shall focus on 93 serving the needs of all public schools. The Connecticut School Reform 94 Resource Center shall (1) publish and distribute reports on the most 95 effective practices for improving student achievement by successful 96 schools; (2) provide a program of professional development activities 97 for (A) school leaders, including curriculum coordinators, principals, 98 superintendents and board of education members, and (B) teachers to 99 educate students that includes research-based child development and 100 reading instruction tools and practices; (3) provide information on 101 successful models for evaluating student performance and managing 102 student data; (4) develop strategies for assisting such students who are 103 in danger of failing; (5) develop culturally relevant methods for 104 educating students whose primary language is not English; and (6) 105 provide other programs and materials to assist in the improvement of 106 public schools.

(c) The State Education Resource Center shall be subject to (1) rules,
regulations and restrictions on purchasing, procurement, personal
service agreements and the disposition of assets generally applicable to
Connecticut state agencies, including those contained in titles 4, 4a and
4b and section 4e-19, and (2) audit by the Auditors of Public Accounts
under chapter 12 and section 2-90.

113 Sec. 2. Section 10-357e of the general statutes is repealed and the 114 following is substituted in lieu thereof (*Effective July 1, 2022*):

115 The Commissioner of Education [may] shall allocate funds to [allow] 116 the State Education Resource Center, established pursuant to section 10-117 357a, in an amount that is sufficient for the center to operate and to 118 provide professional development services, technical assistance and 119 evaluation activities, policy analysis and other forms of assistance to 120 local and regional boards of education, the Department of Education, 121 state and local charter schools, as defined in section 10-66aa, the 122 Technical Education and Career System, established pursuant to section 123 10-95, providers of school readiness programs, as defined in section 10-16p, and other educational entities and providers. The State Education 124 125 Resource Center shall expend such funds in accordance with procedures 126 and conditions prescribed by the commissioner.

Sec. 3. Subsection (k) of section 10-266aa of the 2022 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2022*):

(k) On or before March first of each year, the Commissioner of Education shall determine if the enrollment in the program pursuant to subsection (c) of this section for the fiscal year is below the number of students for which funds were appropriated. If the commissioner determines that the enrollment is below such number, the additional funds shall not lapse but shall be used by the commissioner in accordance with this subsection.

137 (1) Any amount up to and including five hundred thousand dollars 138 of such nonlapsing funds shall be [used for supplemental grants to 139 receiving districts on a pro rata basis for each out-of-district student in 140 the program pursuant to subsection (c) of this section who attends the 141 same school in the receiving district as at least nine other such out-of-142 district students, not to exceed one thousand dollars per student] paid 143 to the State Education Resource Center, established pursuant to section 144 10-357a, to provide professional development to certified employees, in

145 <u>accordance with the provisions of section 10-148a, and training for other</u>
 146 <u>school personnel in receiving districts</u>.

147 (2) Any amount of such nonlapsing funds [equal to or] greater than 148 five hundred thousand dollars, but less than one million dollars, shall 149 be used for supplemental grants, in an amount determined by the 150 commissioner, on a pro rata basis to receiving districts that report to the 151 commissioner on or before March first of the current school year that the 152 number of out-of-district students enrolled in such receiving district is 153 greater than the number of out-of-district students enrolled in such 154 receiving district from the previous school year.

(3) Any remaining nonlapsing funds shall be used by the
commissioner to increase enrollment in the interdistrict public school
attendance program described in this section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2022	10-357b
Sec. 2	July 1, 2022	10-357e
Sec. 3	July 1, 2022	10-266aa(k)

EDJoint Favorable Subst. C/RAPP

APP Joint Favorable