

Substitute Bill No. 5

January Session, 2025

General Assembly

AN ACT CONCERNING HIGHER EDUCATION AFFORDABILITY AND ACCOUNTABILITY.

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

- Section 1. Section 10a-173 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2025*):
- 3 (a) For the purposes of this section:
- 4 [(1) "Family contribution" means the expected family contribution for
 5 educational costs as computed from a student's Free Application for
 6 Federal Student Aid;]
- [(2)] (1) "Student aid index" means the index used to determine
 eligibility for financial aid as computed from a student's Free
 Application for Federal Student Aid;
- 10 [(3)] (2) "Eligible student" means a student who is (A) a resident of 11 the state, (B) enrolled at an institution of higher education in a course of 12 study leading to such student's first associate or bachelor's degree, and 13 (C) carrying, for a full-time student, twelve or more semester credit 14 hours, or, for a part-time student, between six and eleven semester 15 credit hours at such institution of higher education;
- 16 [(4)] (3) "Independent institution of higher education" means a

nonprofit institution established in this state (A) that has degreegranting authority in this state; (B) that has its main campus located in
this state; (C) that is not included in the Connecticut system of public
higher education; and (D) whose primary function is not the preparation
of students for religious vocation;

[(5)] (4) "Public institution of higher education" means the constituent units of the state system of higher education identified in subdivisions (1) and (2) of section 10a-1, except the regional community-technical colleges; <u>and</u>

[(6)] (5) "Eligible educational costs" means the tuition and required fees for an individual student that are published by each public or independent institution of higher education participating in the grant program established under this section, plus a fixed amount for required books and educational supplies as determined by the Office of Higher Education.

32 (b) The Office of Higher Education shall establish the Roberta B. 33 Willis Scholarship program to annually make need-based financial aid 34 available for eligible educational costs to eligible students enrolled at 35 Connecticut's public and independent institutions of higher education. 36 Within available funds, the Roberta B. Willis Scholarship program shall 37 include a need and merit-based grant, a need-based grant and a Charter 38 Oak grant. The need and merit-based grant shall be funded at not less 39 than twenty per cent but not more than thirty per cent of available funds 40 or ten million dollars, whichever is greater. The need-based grant shall 41 be funded at up to eighty per cent of available funds. The Charter Oak 42 grant shall be not less than one hundred thousand dollars of available 43 funds. There shall be an administrative allowance based on one-quarter 44 of one per cent of the available funds, but not less than one hundred 45 thousand dollars annually. The Office of Higher Education shall disburse the funds appropriated or allocated for the Roberta B. Willis 46 47 Scholarship program for the fiscal years ending June 30, 2024, and June 48 30, 2025, to make awards pursuant to subsection (c) of this section and 49 allocate funds pursuant to subsections (d) and (f) of this section in

50 accordance with a plan developed by the office, provided the office shall 51 (1) disburse all funds allocated for the Roberta B. Willis Scholarship 52 program from the federal funds designated for the state pursuant to the 53 provisions of Section 602 of Subtitle M of Title IX of the American Rescue 54 Plan Act of 2021, P.L. 117-2, as amended from time to time, on or before 55 December 31, 2024, and (2) in accordance with subsection (f) of section 56 4-89, reserve an amount of not more than fifteen million dollars from the 57 amount appropriated for the Roberta B. Willis Scholarship program for 58 the fiscal year ending June 30, 2025, for disbursement during the fiscal 59 year ending June 30, 2026.

60 (c) The Roberta B. Willis Scholarship need and merit-based grant 61 shall be available to any eligible student at any public or independent 62 institution of higher education. The Office of Higher Education shall 63 determine qualification for financial need based on [family contribution] 64 prior to July 1, 2024, and, on and after July 1, 2024, based on] the student 65 aid index and qualification for merit based on either previous high 66 school academic achievement or performance on standardized 67 academic aptitude tests. The Office of Higher Education shall make 68 awards according to a sliding scale, annually determined by said office, 69 up to a maximum [family contribution or] student aid index and based 70 on available funds and the number of eligible students who qualify for 71 an award. The Roberta B. Willis Scholarship need and merit-based grant 72 shall be awarded in a higher amount than the need-based grant 73 awarded pursuant to subsection (d) of this section. [, except for the 74 academic year commencing July 1, 2024.] Recipients of the need and 75 merit-based grant shall not be eligible to receive an additional need-76 based award. The order of institutions of higher education provided by 77 an eligible student on such student's Free Application for Federal 78 Student Aid shall not affect the student's qualification for an award 79 under this subsection. The institution of higher education in which an 80 eligible student enrolls shall disburse sums awarded under the need and 81 merit-based grant for payment of such student's eligible educational 82 costs.

83 (d) The Roberta B. Willis Scholarship need-based grant shall be

84 available to any eligible student at any public or independent institution 85 of higher education. The amount of the annual funds to be allocated to 86 each institution of higher education shall be determined by its actual 87 full-time equivalent enrollment of eligible students with a [family 88 contribution or] student aid index during the fall semester of the fiscal 89 year two years prior to the grant year of an amount not greater than two 90 hundred per cent of the maximum [family contribution or] student aid 91 index eligible for a federal Pell grant award for the academic year one 92 year prior to the grant year. Not later than July first, annually, each 93 institution of higher education shall report such enrollment data to the 94 Office of Higher Education. Not later than October first, annually, the 95 Office of Higher Education shall (1) publish such enrollment data on its 96 Internet web site, (2) notify each institution of higher education of the 97 proportion of the annual funds that such institution of higher education 98 will receive the following fiscal year, and (3) publish the proportions for 99 each institution of higher education on its Internet web site. Not later 100 than November first, annually, the Office of Higher Education shall 101 notify each institution of higher education of the amount of funds 102 allocated to such institution for awards to eligible students during the 103 following fiscal year. Participating institutions of higher education shall 104 make awards (A) to eligible full-time students in an amount [up] equal 105 to four thousand five hundred dollars, and (B) to eligible part-time 106 students in an amount that is prorated according to the number of 107 credits each student will earn for completing the course or courses in 108 which such student is enrolled, such that a student enrolled in a course 109 or courses earning (i) at least nine but less than twelve credits is eligible 110 for up to seventy-five per cent of the [maximum] award amount for a 111 full-time student, and (ii) at least six but less than nine credits is eligible 112 for up to fifty per cent of the [maximum] award amount for a full-time 113 student. Each participating institution of higher education shall expend 114 all of the moneys received under the Roberta B. Willis Scholarship 115 program as direct financial assistance only for eligible educational costs.

(e) Participating institutions of higher education shall annuallyprovide the Office of Higher Education with data and reports on all

118 eligible students who applied for financial aid, including, but not 119 limited to, students receiving a Roberta B. Willis Scholarship grant, in a 120 form and at a time determined by said office. If an institution of higher education fails to submit information to the Office of Higher Education 121 122 as directed, such institution shall be prohibited from participating in the 123 scholarship program in the fiscal year following the fiscal year in which 124 such institution failed to submit such information. Each participating 125 institution of higher education shall maintain, for a period of not less 126 than three years, records substantiating the reported number of eligible 127 students and documentation utilized by the institution of higher education in determining qualification of the student grant recipients. 128 129 Such records shall be subject to audit or review. [For the academic year 130 commencing July 1, 2024, the Office of Higher Education shall (1) not 131 require participating institutions of higher education to reduce the 132 amount of a need-based grant awarded to an eligible student based on 133 the initial qualifications determined from such student's Free 134 Application for Federal Student Aid, even if the United States 135 Department of Education subsequently revises such qualifications, and 136 (2) deem a participating institution of higher education to be in 137 compliance with this section if such initial qualifications qualified an eligible student for the need-based grant that such student was 138 139 awarded.] Funds not obligated by an institution of higher education 140 shall be returned by [May] April first in the fiscal year the grant was 141 [made] to be awarded to an eligible student to the Office of Higher 142 Education for reallocation for the next fiscal year. Financial aid provided 143 to eligible students under this program shall be designated as a grant 144 from the Roberta B. Willis Scholarship program.

(f) The Roberta B. Willis Scholarship Charter Oak grant shall be
available to any eligible student enrolled in Charter Oak State College.
The Office of Higher Education shall allocate any funds to Charter Oak
State College to be used to provide grants for eligible educational costs
to eligible students who demonstrate substantial financial need and
who are matriculated in a degree program at Charter Oak State College.
Individual awards shall not exceed a student's calculated eligible

educational costs. Financial aid provided to eligible students under thisprogram shall be designated as a grant from the Roberta B. WillisScholarship program.

155 (g) In administering the Roberta B. Willis Scholarship program, the 156 Office of Higher Education shall develop and utilize fiscal procedures 157 designed to ensure accountability of the public funds expended. Such 158 procedures shall include provisions for compliance reviews that shall be 159 conducted by the Office of Higher Education on any institution of 160 higher education that participates in the program. Commencing with 161 the fiscal year ending June 30, 2015, and biennially thereafter, each such 162 institution of higher education shall submit the results of an audit done 163 by an independent certified public accountant for each year of 164 participation in the program. Any institution of higher education determined by the Office of Higher Education not to be in substantial 165 166 compliance with the provisions of the Roberta B. Willis Scholarship 167 program shall be ineligible to receive funds under the program for the 168 fiscal year following the fiscal year in which the institution of higher 169 education was determined not to be in substantial compliance. Funding 170 shall be restored when the Office of Higher Education determines that 171 the institution of higher education has returned to substantial 172 compliance.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	10a-173

HED Joint Favorable Subst.

APP Joint Favorable

FIN Joint Favorable