

## General Assembly

## Substitute Bill No. 6

January Session, 2025



## AN ACT CONCERNING RESOURCES AND SUPPORTS FOR INFANTS, TODDLERS AND DISCONNECTED YOUTHS.

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

- 1 Section 1. (NEW) (Effective July 1, 2025) The Office of Early Childhood 2 shall be the lead agency for administering and distributing funds under 3 the federal Child and Adult Care Food Program, 42 USC 1766, as 4 amended from time to time. The office shall encourage child care 5 centers, group child care homes and family child care homes, as such 6 terms are described in section 19a-77 of the general statutes, to 7 participate in the Child and Adult Care Food Program, including, but 8 not limited to, annually advertising the program to child care centers, 9 group child care homes and family child care homes that are not 10 participating in the program and through the sharing of relevant data 11 between the office and other state agencies.
- Sec. 2. Section 10-215h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):
- 14 (a) The Department of Education shall administer, within available 15 appropriations and in collaboration with the Office of Early Childhood, 16 a child nutrition outreach program to increase (1) participation in the 17 federal School Breakfast Program [,] and federal Summer Food Service 18 Program; [and federal Child and Adult Care Food Program;] and (2)

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- 19 federal reimbursement for [such] said programs.
  - (b) The child nutrition outreach program shall:
- 21 (1) Encourage schools to (A) participate in the federal School 22 Breakfast Program; (B) employ innovative breakfast service methods 23 where students eat their breakfast in their classrooms or elsewhere after 24 school starts, rather than only before school and only in the cafeteria; 25 and (C) apply to the in-classroom breakfast grant program pursuant to
- 26 section 10-215g;
- 26 Section 10-213g;

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- (2) (A) Encourage local and regional school districts to sponsor Summer Food Service Program sites; (B) recruit other sponsors of such sites; and (C) make grants to site sponsors to assist them in increasing child participation; and
- [(3) Encourage child care centers, group child care homes and family child care homes, as such terms are described in section 19a-77, to participate in the Child and Adult Care Food Program, including, but not limited to, through the sharing of relevant data between the department and the office; and]
  - [(4)] (3) Publicize the availability of federally funded child nutrition programs throughout the state.
- Sec. 3. Section 22 of public act 24-45 is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):
- 40 (a) Not later than January 1, 2025, and annually thereafter, the 41 executive board of the Connecticut Preschool Through Twenty and 42 Workforce Information Network, established pursuant to section 10a-43 57g of the general statutes, shall submit [an annual] a report on 44 disconnected youth. In developing such report, the executive board 45 shall use the data model established through the data sharing agreement 46 0043 regarding Research on Disengaged and Disconnected Youth in 47 Connecticut. The executive board shall submit such report to the (1) joint 48 standing committees of the General Assembly having cognizance of

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49 matters relating to education, children, the judiciary, labor, human 50 services, public health and appropriations, (2) Connecticut Advisory 51 Commission on Intergovernmental Relations, established pursuant to 52 section 2-79a of the general statutes, and (3) Two-Generational Advisory 53 Board, established pursuant to section 17b-112l of the general statutes, 54 in accordance with the provisions of section 11-4a of the general statutes. 55 On or after January first, and prior to February first, of the year following the submission of the report, the joint standing committees 56 57 described in subdivision (1) of this subsection shall hold a hearing on 58 the report. As used in this section, "disconnected youth" has the same 59 meaning as provided in section 21 of [this act] public act 24-25.

60 (b) In developing the report for January 1, 2027, the executive board 61 shall include a plan to incorporate data provided by the Office of Early 62 Childhood, the Department of Developmental Services, the Connecticut State Colleges and Universities and the Office of Health Strategy 63 64 through an enterprise memorandum of understanding, as defined in 65 section 10a-57g of the general statutes. Such data provided by the Office 66 of Early Childhood may include, but need not be limited to, child-level 67 data regarding the child care subsidy program established pursuant to 68 section 17b-749 of the general statutes, the birth-to-three program 69 established pursuant to section 17a-248b of the general statutes, Early 70 Start CT administered pursuant to section 10-550a of the general 71 statutes, the family bridge program administered, in part, by the Office 72 of Early Childhood, early childhood home visiting programs, as 73 described in section 17b-751b of the general statutes, and early care and 74 education programs. Such data provided by the Office of Health 75 Strategy may include, but need not be limited to, data from the all-payer 76 claims database program established pursuant to section 19a-755a of the 77 general statutes.

Sec. 4. (NEW) (*Effective July 1, 2025*) (a) As used in this section, "kindergarten preparatory academy" means any kindergarten preparation program established by a local or regional board of education that enrolls students who turn five years of age on or after September first of the school year and who are not eligible to enroll in

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school during such school year pursuant to section 10-15c of the general statutes.

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- (b) Not later than July 1, 2026, the Department of Education shall develop guidance for local and regional boards of education concerning 87 the administration of kindergarten preparatory academies. Such guidance shall include, but need not be limited to, information concerning (1) the availability of grants or subsidies for meals or lunches for students enrolled in a kindergarten preparatory academy, including 90 such grants or subsidies through the federal Child and Adult Care Food Program, 42 USC 1766, as amended from time to time, and free or reduced-price lunches, (2) whether the families of students enrolled in a kindergarten preparatory academy are eligible for subsidies under the child care subsidy program pursuant to section 17b-749 of the general statutes, (3) whether students enrolled in a kindergarten preparatory 97 academy may count as resident students, as defined in section 10-262f of the general statutes, for purposes of equalization aid under section 10-262h of the general statutes, and (4) whether the regulations adopted by the State Board of Education or the Commissioner of Early Childhood govern the administration of a kindergarten preparatory academy, including regulations relating to student-to-teacher ratios, parental involvement and notification procedures, recess, removal from the classroom, special education identification and curriculum requirements.
- 106 (c) The department shall make such guidance available, upon 107 request, to a local or regional board of education and shall post such 108 guidance on the department's Internet web site.
- 109 Sec. 5. Section 10-506 of the general statutes is repealed and the 110 following is substituted in lieu thereof (*Effective July 1, 2025*):
- 111 (a) For the fiscal year ending June 30, [2025] 2026, and each fiscal year thereafter, the Office of Early Childhood, in consultation with the 112 113 Department of Education, shall design and administer the Connecticut 114 Smart Start competitive grant program to provide grants to local and

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(b) On and after July 1, [2014] 2025, local and regional boards of education, individually or cooperatively, pursuant to section 10-158a, may apply, at such time and in such manner as the commissioner prescribes, to the office for a capital grant and an operating grant for the purposes described in subsection (a) of this section. To be eligible to receive such grants under this section, an applicant board of education shall (1) demonstrate that it has a need for establishing or expanding (A) a preschool program using information requested by the commissioner on a form prescribed by the commissioner, such as data collected from the preschool experience survey, described in section 10-515, or (B) a kindergarten preparatory academy, (2) submit a plan for the expenditure of grant funds received under this section that outlines how

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such board of education will use such funds to establish or expand a preschool program or a kindergarten preparatory academy, including, but not limited to, the amount that such board will contribute to the operation of such preschool program or kindergarten preparatory academy and how such board of education will provide access to preschool for children who would not otherwise be able to enroll in a preschool program or provide access to a kindergarten preparatory academy for children who would not otherwise be able to enroll in kindergarten pursuant to section 10-15c, and (3) submit a letter of support for establishing or expanding a preschool program by the local or regional school readiness council, described in section 10-16r, if any, for the school district. The commissioner shall give priority to boards of education (A) that demonstrate the greatest need for the establishment or expansion of a preschool program or a kindergarten preparatory academy, and (B) whose plan allocates at least sixty per cent of the spaces in such preschool program to children who are members of families who are at or below seventy-five per cent of the state median income. The commissioner, in reviewing applications submitted under this subsection, shall also take into consideration (i) whether an applicant board of education (I) currently offers a full-day kindergarten program, (II) will be cooperating and coordinating with other governmental and community programs to provide services during periods when the preschool program or kindergarten preparatory academy is not in session, or (III) will collaborate with other boards of education, as part of a cooperative arrangement pursuant to section 10-158a, to offer a regional preschool program, and (ii) current community capacity for preschool programs or a kindergarten preparatory academy and current opportunities for preschool for children in the community.

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(c) A preschool program or a kindergarten preparatory academy created or expanded under this section shall (1) contain a classroom with an individual who holds certification pursuant to section 10-145b with an endorsement in early childhood education or early childhood special education and is an employee of the board of education

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183 providing a preschool program or a kindergarten preparatory academy 184 under this section, (2) maintain a classroom size and teacher-child ratio 185 that is in compliance with standards established by the National 186 Association for the Education of Young Children, (3) obtain 187 accreditation, as described in section 10-16p, not later than three years 188 after the creation or expansion of the preschool program, and (4) be 189 located in a public school or in a space maintained by an early care and 190 education and child development program provider, pursuant to an 191 agreement between a board of education and such early care and 192 education and child development program provider.

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- (d) Each local or regional board of education receiving a grant under this section shall submit an annual report, on a form and in a manner prescribed by the commissioner, to the Office of Early Childhood regarding the status and operation of the preschool program.
- (e) A local or regional board of education receiving grant funds under this section may implement a sliding fee scale for the cost of services provided to children enrolled in such preschool program.
- Sec. 6. Subdivision (3) of section 19a-420 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 202 2025):
  - (3) "Day camp" means any youth camp which is established, conducted or maintained on any parcel or parcels of land on which there are located dwelling units or buildings intended to accommodate five or more children who are at least three years of age and under sixteen years of age during daylight hours for at least three days a week with the campers eating and sleeping at home, except for one meal per day; [, but does not include programs operated by a municipal agency;]
- Sec. 7. Subsection (a) of section 19a-421 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):
- 213 (a) No person or municipal agency shall establish, conduct or

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214 maintain a youth camp without a license issued by the office. 215 Applications for such license shall be made in writing at least thirty days 216 prior to the opening of the youth camp on forms provided and in 217 accordance with procedures established by the commissioner and shall 218 be accompanied by a fee of eight hundred fifteen dollars or, if the 219 applicant is a nonprofit, nonstock corporation or association, a fee of 220 three hundred fifteen dollars or, if the applicant is a day camp affiliated 221 with a nonprofit organization, for no more than five days duration and 222 for which labor and materials are donated, no fee. All such licenses shall 223 be valid for a period of one year from the date of issuance unless 224 surrendered for cancellation or suspended or revoked by the 225 commissioner for violation of this chapter or any regulations adopted 226 under section 19a-428 and shall be renewable upon payment of an eight-227 hundred-fifteen-dollar license fee or, if the licensee is a nonprofit, 228 nonstock corporation or association, a three-hundred-fifteen-dollar 229 license fee or, if the applicant is a day camp affiliated with a nonprofit 230 organization, for no more than five days duration and for which labor 231 and materials are donated, no fee.

Sec. 8. Subsection (a) of section 10-16z of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

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(a) There is established the Early Childhood Cabinet. The cabinet shall consist of: (1) The Commissioner of Early Childhood, or the commissioner's designee, (2) the Commissioner of Education, or the commissioner's designee, (3) the Commissioner of Social Services, or the commissioner's designee, (4) the chancellor of the Connecticut State Colleges and Universities, or the chancellor's designee, (5) the Commissioner of Public Health, or the commissioner's designee, (6) the Commissioner of Developmental Services, or the commissioner's designee, (7) the Commissioner of Children and Families, or the commissioner's designee, (8) the executive director of the Commission on Women, Children, Seniors, Equity and Opportunity or the executive director's designee, (9) the project director of the Connecticut Head Start State Collaboration Office, (10) a parent or guardian of a child who

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attends or attended a school readiness program appointed by the minority leader of the House of Representatives, (11) a representative of a local provider of early childhood education appointed by the minority leader of the Senate, (12) a representative of the Connecticut Family Resource Center Alliance appointed by the majority leader of the House of Representatives, (13) a representative of a state-funded child care center appointed by the majority leader of the Senate, (14) two appointed by the speaker of the House of Representatives, one of whom is a member of a board of education for a town designated as an alliance district, as defined in section 10-262u, and one of whom is a parent who has a child attending a school in an educational reform district, as defined in section 10-262u, (15) two appointed by the president pro tempore of the Senate, one of whom is a representative of an association of early education and child care providers and one of whom is a representative of a public elementary school with a prekindergarten program, (16) ten appointed by the Governor, one of whom is a representative of the Connecticut Head Start Association, one of whom is a representative of the business community in this state, one of whom is a representative of the philanthropic community in this state, one of whom is a representative of the Connecticut State Employees Association, one of whom is an administrator of the child care development block grant pursuant to the Child Care and Development Block Grant Act of 1990, one of whom is responsible for administering grants received under section 1419 of Part B of the Individuals with Disabilities Education Act, 20 USC 1419, as amended from time to time, one of whom is responsible for administering the provisions of Title I of the Elementary and Secondary Education Act, 20 USC 6301 et seq., one of whom is responsible for coordinating education services to children and youth who are homeless, one of whom is a licensed family child care home provider and a member of a staffed family child care network identified by the Commissioner of Early Childhood, and one of whom is a parent recommended by a parent advisory group that has been appointed by the Commissioner of Early Childhood, (17) the Secretary of the Office of Policy and Management, or the secretary's designee, (18) the Lieutenant Governor, or the Lieutenant Governor's designee, (19)

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- the Commissioner of Housing, or the commissioner's designee, [and]
- 284 (20) the Commissioner of Mental Health and Addiction Services, or the
- 285 commissioner's designee, and (21) the executive director of the
- 286 Connecticut Library Consortium, or a cooperating library service unit,
- 287 <u>as defined in section 11-9e, or the executive director's designee.</u>

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- Sec. 9. Section 10-514 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):
  - (a) Not later than January 1, 2020, the Office of Early Childhood shall create, and update as necessary, a one-page document that (1) lists important developmental milestones experienced by children ages birth to five years, and (2) contains notice that any parent or guardian who is concerned that such parent or guardian's child has not met one or more such developmental milestones may access the Office of Early Childhood Child Development Infoline for information concerning appropriate services, and the Help Me Grow program under the Office of Early Childhood, pursuant to section 17b-751d, for information concerning (A) access to developmental screening and evaluation programs at no cost to parents and guardians for children ages birth to five years, (B) connections to community and in-home programs and services, (C) support for parenting and healthy child development, and (D) early intervention and special education services for children ages birth to five years. The office shall make such document available on its Internet web site.
    - (b) On and after July 1, 2024, each operator of a child care center, group child care home or family child care home, as described in section 19a-77, other than those centers or homes that serve school-age children exclusively, shall post a copy of the document developed pursuant to subsection (a) of this section in a conspicuous place on the premises of such child care center, group child care home or family child care home.
  - Sec. 10. (NEW) (*Effective July 1, 2025*) The Office of Early Childhood shall conduct a quarterly review to determine the number of children who were referred to the birth-to-three program, established pursuant

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to section 17a-248b of the general statutes, and who were subsequently determined to be ineligible for the birth-to-three program, and the reasons for such children's ineligibility. The office shall provide notice to the parents or guardians for each such child determined to be ineligible for the birth-to-three program that such child may receive additional supports and services under the Help Me Grow program that is under said office pursuant to section 17b-751d of the general statutes. The office shall collect information for any such child that receives supports and services under the Help Me Grow program, including, but not limited to, the types of supports and services received by such child and any information relating to additional referrals for such child.

Sec. 11. (NEW) (*Effective July 1, 2025*) The Office of Early Childhood shall provide, through the Help Me Grow program that is under said office pursuant to section 17b-751d of the general statutes, trainings and other social, educational and workforce support to teenage parents in those communities with teen birth rates greater than ten per cent, according to the most recent data collected by the Department of Public Health.

Sec. 12. (Effective July 1, 2025) The Office of Early Childhood shall develop a report on the office's utilization of the mobile application that provides parents and guardians with children ages birth to five years with mobile developmental screening, promotion and linkage to supports. Such report shall address the following areas: (1) How the mobile application assesses whether or how much children and families are learning, (2) the intended and achieved outcomes of the coaching sessions provided by the mobile application, including whether the mobile application measures the working alliance between the coach and the parents or guardians, (3) whether the mobile application is promoting healthy early brain development, and, if so, how such brain development is being measured, (4) how results are being provided to parents and guardians, (5) whether the children in families using the mobile application are growing and developing over time, and how the mobile application measures and tracks such growth and development over time, and (6) how the mobile application is linking families with

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health and education providers and whether the mobile application is assisting in the establishment of care teams and coordinated services for families. Not later than January 1, 2026, the office shall submit such report to the joint standing committee of the General Assembly having cognizance of matters relating to children, in accordance with the provisions of section 11-4a of the general statutes.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2025	New section
Sec. 2	July 1, 2025	10-215h
Sec. 3	July 1, 2025	PA 24-45, Sec. 22
Sec. 4	July 1, 2025	New section
Sec. 5	July 1, 2025	10-506
Sec. 6	July 1, 2025	19a-420(3)
Sec. 7	July 1, 2025	19a-421(a)
Sec. 8	July 1, 2025	10-16z(a)
Sec. 9	July 1, 2025	10-514
Sec. 10	July 1, 2025	New section
Sec. 11	July 1, 2025	New section
Sec. 12	July 1, 2025	New section

**KID** Joint Favorable Subst.

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