

General Assembly

January Session, 2025

Raised Bill No. 1217

LCO No. **3862**

Referred to Committee on COMMITTEE ON CHILDREN

Introduced by: (KID)

AN ACT PROVIDING SCHOOL MEALS TO ALL STUDENTS.

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

Section 1. Section 10-215 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2025*):

3 (a) [Any] <u>Each</u> local [or] <u>and</u> regional board of education [may] <u>shall</u> 4 establish and operate a school lunch program for public school children, 5 may operate lunch services for its employees, may establish and operate 6 a school breakfast program, as provided under federal laws governing 7 said programs, or may establish and operate such other child feeding 8 programs as it deems necessary. [Charges] No board may charge for 9 such school lunches, school breakfasts or other such child feeding. [may 10 be fixed by such boards and shall not exceed the cost of food, wages and 11 other expenses directly incurred in providing such services.] When such 12 [services] programs are offered, a board shall provide free school 13 lunches, school breakfasts or other such child feeding to [children whose 14 economic needs require such action under the standards promulgated 15 by said federal laws] <u>all students</u>. Such board is authorized to purchase 16 equipment and supplies that are necessary, to employ the necessary

personnel, to utilize the services of volunteers and to receive and expend any funds and receive and use any equipment and supplies which may become available to carry out the provisions of this section. Any town board of education may vote to designate any volunteer organization within the town to provide a school lunch program, school breakfast program or other child feeding program in accordance with the provisions of this section.

24 [(b) For the school year commencing July 1, 2021, and each school year thereafter, a local or regional board of education shall include in 25 26 any policy or procedure for the collection of unpaid charges for school 27 lunches, breakfasts or other such feeding applicable to employees and 28 third-party vendors of such school lunches, breakfasts or such feeding 29 (1) a prohibition on publicly identifying or shaming a child for any such 30 unpaid charges, including, but not limited to, delaying or refusing to 31 serve a meal to such child, designating a specific meal option for such 32 child or otherwise taking any disciplinary action against such child, (2) 33 a declaration of the right for any child to purchase a meal, which meal 34 may exclude any a la carte items or be limited to one meal for any school 35 lunch, breakfast or other such feeding, and (3) a procedure for 36 communicating with the parent or legal guardian of a child for the 37 purpose of collecting such unpaid charges. Such communication shall 38 include, but not be limited to, (A) information regarding local food 39 pantries, (B) applications for the school district's program for free or 40 reduced priced meals and for the supplemental nutrition assistance 41 program administered by the Department of Social Services, and (C) a 42 link to the Internet web site maintained by the town for such school 43 district listing any community services available to the residents of such 44 town. In the event the unpaid charges for school lunches, breakfasts or 45 other such feeding due from any parent or legal guardian are equal to 46 or more than the cost of thirty meals, the local or regional board of 47 education shall refer such parent or legal guardian to the local homeless 48 education liaison designated by such board, pursuant to Subtitle B of 49 Title VII of the McKinney-Vento Homeless Assistance Act, 42 USC 11431 50 et seq., as amended from time to time.]

51 [(c)] (b) A local or regional board of education may accept gifts, 52 donations or grants from any public or private sources for the purpose 53 of [paying off any unpaid charges for] <u>providing such</u> school lunches, 54 <u>school</u> breakfasts or other such <u>child</u> feeding.

55 Sec. 2. Section 10-215b of the general statutes is repealed and the 56 following is substituted in lieu thereof (*Effective July 1, 2025*):

57 (a) The State Board of Education [is authorized to expend in each 58 fiscal year, within available appropriations,] shall annually provide 59 grants to local and regional boards of education, the Technical 60 Education and Career System and the governing authority of a state 61 charter school, interdistrict magnet school or endowed academy 62 approved pursuant to section 10-34 that participates in the National 63 School Lunch Program and operates a school lunch program, school 64 breakfast program or other child feeding program pursuant to section 65 10-215, as amended by this act, provided the state board expends in each 66 fiscal year an amount equal to (1) the money required pursuant to the 67 matching requirements of said federal laws and shall disburse the same 68 in accordance with said laws, and (2) at least ten cents per lunch served 69 in the prior school year in accordance with said laws. [by any local or 70 regional board of education, the Technical Education and Career System 71 or governing authority of a state charter school, interdistrict magnet 72 school or endowed academy approved pursuant to section 10-34 that 73 participates in the National School Lunch Program and certifies] Each 74 such board, system and governing authority shall certify, pursuant to 75 section 10-215f₂ that the nutrition standards established by the 76 Department of Education, pursuant to section 10-215e, [shall be] have 77 been met.

(b) The State Board of Education shall prescribe the manner and time
of application by such board of education, the Technical Education and
Career System, such governing authority or controlling authority of the
nonpublic schools for such funds, provided such application shall
include the certification that any funds received pursuant to subsection
(a) of this section shall be used for the program approved. The State

Board of Education shall determine the eligibility of the applicant to 84 85 receive such grants pursuant to regulations provided in subsection (c) 86 of this section and shall certify to the Comptroller the amount of the 87 grant for which the board of education, the Technical Education and 88 Career System, the governing authority or the controlling authority of a 89 nonpublic school is eligible. Upon receipt of such certification, the 90 Comptroller shall draw an order on the Treasurer in the amount, at the 91 time and to the payee so certified.

92 (c) The State Board of Education may adopt such regulations as may
93 be necessary in implementing sections 10-215 to 10-215b, inclusive, as
94 <u>amended by this act</u>.

(d) The Commissioner of Education shall establish a procedure for
monitoring compliance by boards of education, the Technical Education
and Career System, or governing authorities with certifications
submitted in accordance with section 10-215f and may adjust grant
amounts pursuant to [subdivision (2) of] subsection (a) of this section
based on failure to comply with [said] <u>such</u> certification.

(e) The Commissioner of Education may temporarily waive any
provision or modify any requirements of this section or section 10-215,
<u>as amended by this act</u>, 10-215a, 10-215e or 10-215f, in response to any
changes in federal law or waivers issued by the United States
Department of Agriculture, to ensure that local and regional boards of
education continue to receive the funds described in this section.

This act shall take effect as follows and shall amend the following sections:			
Section 1	July 1, 2025	10-215	
Sec. 2	July 1, 2025	10-215b	

KID Joint Favorable C/R

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