

General Assembly

January Session, 2025

Raised Bill No. 1426

LCO No. **5007**

Referred to Committee on LABOR AND PUBLIC EMPLOYEES

Introduced by: (LAB)

AN ACT MAKING CHANGES TO THE FIREFIGHTERS CANCER RELIEF PROGRAM.

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

- 1 Section 1. Section 7-313p of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective October 1, 2025*):
- 3 (a) For purposes of this section:
- 4 (1) "Firefighter" has the same meaning as provided in section 7-313g;

5 (2) "Compensation" has the same meaning as provided in section 316 275;

7 (3) "Municipal employer" has the same meaning as provided in 8 section 7-467; [and]

9 (4) "Interior structural firefighter" means an individual who performs 10 fire suppression, fire rescue, or both, either inside of buildings or in 11 closed structures that are involved in a fire station beyond the incident 12 stage<u>;</u> 13 (5) "State employer" means the state of Connecticut, including any

- 14 agency or department of the state and any board of trustees of a state-
- 15 owned or supported college or university and branches thereof; and

(6) "Administrative law judge" has the same meaning as provided in
 section 31-275.

18 (b) Notwithstanding the provisions of chapter 568, a firefighter 19 diagnosed with any condition of cancer affecting the skin, brain, skeletal 20 system, digestive system, endocrine system, respiratory system, 21 system, reproductive system, urinary system lymphatic or 22 hematological system resulting in such firefighter's death or temporary 23 or permanent total or partial disability, or such firefighter's dependents, 24 as the case may be, shall receive (1) compensation and benefits from the 25 account, established pursuant to section 7-313h, in the same amount and 26 in the same manner that would be provided under chapter 568 if such 27 death or disability was caused by [a personal injury which] an 28 occupational disease which arose out of and in the course of such 29 firefighter's employment and was suffered in the line of duty and within 30 the scope of such firefighter's employment, and (2) (A) the same 31 retirement or survivor benefits, from the municipal or state retirement 32 system under which such firefighter is covered, or (B) the disability 33 benefits available from the Connecticut State Firefighters Association 34 pursuant to section 3-123, that would have been paid under such system 35 if such death or disability was caused by [a personal injury which] an 36 occupational disease which arose out of and in the course of such 37 firefighter's employment and was suffered in the line of duty and within 38 the scope of such firefighter's employment, provided such firefighter 39 has:

40 (i) Submitted to a physical examination subsequent to such member's
41 entry into service that failed to reveal any evidence of [or a propensity
42 for] such cancer;

43 (ii) Has not used cigarettes, as defined in section 12-285, during the

44 fifteen-year period prior to such diagnosis;

(iii) Was employed for at least five years <u>in any combination</u> as (I) an
interior structural firefighter at a paid municipal, state or volunteer fire
department, or (II) a local fire marshal, deputy fire marshal, fire
investigator, fire inspector or such other class of inspectors or
investigators for whom the State Fire Marshal and the Codes and
Standards Committee, acting jointly, have adopted minimum standards
of qualification pursuant to section 29-298; and

52 (iv) Has submitted to annual medical health screenings as 53 recommended by such firefighter's medical provider.

(c) Any individual who is no longer actively serving as a firefighter
but who otherwise would be eligible for compensation or benefits
pursuant to the provisions of subsection (b) of this section may apply
for such benefits or compensation not more than five years from the date
such individual last served as a firefighter.

(d) To apply for compensation or benefits pursuant to subsections (b)
and (c) of this section, a firefighter shall provide notice to the Workers'
Compensation Commission and [the municipality in which such
firefighter is employed] the municipal or state employer of such
<u>firefighter</u>, in the same manner as workers' compensation claims under
chapter 568.

65 (e) (1) The [municipality in which] <u>municipal employer or state</u> 66 employer that employs the firefighter [is employed] applying for 67 compensation and benefits shall administer claims submitted pursuant 68 to subsections (b) and (c) of this section in the same manner as workers' 69 compensation claims under chapter 568. Such [municipality] municipal 70 employer or state employer shall (A) pay to the firefighter the 71 compensation or benefits such firefighter is entitled to, and (B) submit, 72 in a form and manner provided by the State Treasurer, an application 73 for reimbursement from the firefighters cancer relief account. Payments 74 for reimbursement shall be processed not later than forty-five days after

such application is received.

(2) Any costs associated with a firefighter's treatment of cancer that
are not covered by such firefighter's personal or group health insurance
shall be reimbursed, pursuant to this subsection, by the firefighters
cancer relief account, provided such treatment complies with the
provisions of section 31-294d.

(3) If the firefighters cancer relief account becomes insolvent, [a
municipality shall have no obligation] <u>no municipal employer or state</u>
<u>employer shall be obligated</u> to continue providing compensation and
benefits pursuant to subdivision (1) of subsection (b) of this section and
subsection (c) of this section.

(f) A firefighter may request that a denial of compensation or benefits
made pursuant to subsection (e) of this section be reconsidered, and an
administrative law judge shall have the authority to adjudicate such
claim in accordance with section 31-278, as amended by this act, in the
same manner as workers' compensation claims under chapter 568.

91 (g) If a physical examination was required by an employer at the time 92 of the firefighter's employment, as a condition for such employment, or 93 required annually for means of continued employment, a firefighter 94 shall not be required to show proof of such examination in the 95 maintenance of a claim under subsection (b) or (c) of this section or 96 under such municipal or state retirement system.

97 (h) Any benefits provided under subsection (b) or (c) of this section 98 shall be offset by any other benefits a firefighter or such firefighter's 99 dependents may be entitled to receive from such firefighter's municipal 100 employer or state employer under the provisions of chapter 568 or the 101 municipal or state retirement system under which they are covered as a 102 result of any condition or impairment of health caused by occupational 103 cancer resulting in such firefighter's death or permanent total or partial 104 disability.

(i) The State Treasurer shall have the authority to auditreimbursements provided by the account pursuant to subsection (e) ofthis section.

(j) No payment of compensation made under this section shall beused as evidence in support of any future claim under chapter 568.

(k) Except as provided in subsections (l) and (m) of this section, any
firefighter that receives compensation under this section shall be
prohibited from filing a claim under chapter 568 for a diagnosis of
cancer.

(l) If the firefighters cancer relief account becomes insolvent, a
firefighter that was receiving compensation under this section may file
a claim under chapter 568, within one year of receiving notice from [the
municipality] such firefighter's municipal employer or state employer
of the firefighters cancer relief account becoming insolvent, for
continuation of compensation.

(m) (1) Any [survivors] <u>surviving dependents</u> of a firefighter [that]
<u>who</u> has died from cancer and was receiving compensation [under] <u>or</u>
<u>benefits or has applied for compensation or benefits under</u> this section
may file a claim under chapter 568 within one year of such firefighter's
death. Until such claim is approved, such survivor shall continue to
receive benefits from the firefighters cancer relief account.

(2) If the [survivors] <u>surviving dependents</u> of a firefighter [that] <u>who</u>
has died from cancer and was receiving compensation [under] <u>or</u>
<u>benefits or has applied for compensation or benefits under</u> this section
do not file a claim under chapter 568 within one year of such firefighter's
death, such survivors may continue to receive benefits from the
firefighters cancer relief account.

132 Sec. 2. Section 31-278 of the general statutes is repealed and the 133 following is substituted in lieu thereof (*Effective October 1, 2025*): 134 Each administrative law judge shall, for the purposes of this chapter 135 and section 7-313p, as amended by this act, have power to summon and 136 examine under oath such witnesses, and may direct the production of, 137 and examine or cause to be produced or examined, such books, records, 138 vouchers, memoranda, documents, letters, contracts or other papers in 139 relation to any matter at issue as he may find proper, and shall have the 140 same powers in reference thereto as are vested in magistrates taking 141 depositions and shall have the power to order depositions pursuant to 142 section 52-148. He shall have power to certify to official acts and shall 143 have all powers necessary to enable him to perform the duties imposed 144 upon him by the provisions of this chapter and section 7-313p, as 145 <u>amended by this act</u>. Each administrative law judge shall hear all claims 146 and questions arising under this chapter and section 7-313p, as amended 147 by this act, in the district to which the administrative law judge is 148 assigned and all such claims shall be filed in the district in which the 149 claim arises, provided, if it is uncertain in which district a claim arises, 150 or if a claim arises out of several injuries or occupational diseases which 151 occurred in one or more districts, the administrative law judge to whom 152 the first request for hearing is made shall hear and determine such claim 153 to the same extent as if it arose solely within his own district. If an 154 administrative law judge is disqualified or temporarily incapacitated 155 from hearing any matter, or if the parties shall so request and the 156 chairperson of the Workers' Compensation Commission finds that it will facilitate a speedier disposition of the claim, he shall designate some 157 158 other administrative law judge to hear and decide such matter. The 159 Superior Court, on application of an administrative law judge or the 160 chairperson or the Attorney General, may enforce, by appropriate 161 decree or process, any provision of this chapter, section 7-313p, as 162 amended by this act, or any proper order of an administrative law judge 163 or the chairperson rendered pursuant to any such provision. Any administrative law judge, after ceasing to hold office as such 164 165 administrative law judge, may settle and dispose of all matters relating 166 to appealed cases, including correcting findings and certifying records, 167 as well as any other unfinished matters pertaining to causes theretofore

tried by him, to the same extent as if he were still such administrativelaw judge.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2025	7-313p
Sec. 2	October 1, 2025	31-278

Statement of Purpose:

To amend the Firefighters Cancer Relief Program to expand coverage to conditions of cancer affecting the skin, expand benefits to firefighters employed by the state and surviving dependents of firefighters that have applied for benefits and make other clarifying changes.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]