

General Assembly

January Session, 2025

Raised Bill No. 1513

LCO No. 6189

Referred to Committee on EDUCATION

Introduced by: (ED)

AN ACT CONCERNING ASPIRING EDUCATORS.

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

Section 1. Section 10-156ii of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2025*):

3 (a) There is established an aspiring educators [diversity] scholarship program administered by the Talent Office within the Department of 4 5 Education. The program shall provide an annual scholarship to [diverse students] aspiring educators who (1) graduated from a public high 6 7 school in [an alliance district, as defined in section 10-262u] the state, 8 and (2) are enrolled in a teacher preparation program at any four-year 9 institution of higher education. [A diverse student] An aspiring 10 educator may receive an annual scholarship in an amount up to ten 11 thousand dollars for each year such [diverse student] aspiring educator is enrolled and in good standing in a teacher preparation program. As 12 13 used in this section, ["diverse" has the same meaning as provided in 14 section 10-156bb] "aspiring educator" means an individual who is from 15 a subgroup of the population that is underrepresented in the teaching 16 profession in the state and has been identified as a teacher shortage area

17 pursuant to section 10-8b, as amended by this act.

18 (b) Not later than January 1, [2023] <u>2026</u>, the [department] <u>Talent</u> 19 Office shall, in consultation with the chairpersons of the joint standing 20 committee of the General Assembly having cognizance of matters 21 relating to education, develop a policy concerning the administration of 22 the scholarship. Such policy shall include, but need not be limited to, 23 provisions regarding (1) any additional eligibility criteria, (2) payment 24 and distribution of the scholarships to [diverse students] aspiring 25 educators through the teacher preparation programs in which they are 26 enrolled, and (3) the notification of students in high school [in alliance 27 districts] of the scholarship program, including the opportunity to apply 28 for a scholarship under the program while enrolled in high school and 29 prior to graduation if such student will be enrolled in a teacher 30 preparation program during the following fall semester at a four-year 31 institution of higher education.

(c) For the fiscal years ending June 30, [2024] <u>2026</u>, and each fiscal year
thereafter, the [department] <u>Talent Office</u> shall award scholarships in
accordance with the provisions of this section and the guidelines
developed pursuant to subsection (b) of this section.

(d) The [Commissioner of Education] <u>Talent Office</u> shall develop
scholarship repayment criteria for recipients who are not employed as a
certified teacher by a local or regional board of education in the state
following graduation from a teacher preparation program. Any
amounts repaid to the department shall be deposited in the General
Fund.

(e) The [department] <u>Talent Office</u> may accept gifts, grants and
donations, from any source, public or private, for the aspiring educators
[diversity] scholarship program.

(f) Not later than January 1, [2024] <u>2027</u>, and annually thereafter, the
[department] <u>Talent Office</u> shall develop a report that includes annual
data on the [race and ethnicity of the diverse] <u>population subgroups of</u>
students who receive a scholarship under the program and the teacher

preparation program in which they are enrolled. The [department]
<u>Talent Office</u> shall submit such report to the joint standing committee of
the General Assembly having cognizance of matters relating to
education, in accordance with the provisions of section 11-4a.

53 Sec. 2. Section 10-8b of the general statutes is repealed and the 54 following is substituted in lieu thereof (*Effective July 1, 2025*):

55 (a) The Commissioner of Education shall annually, by December first, 56 determine subject areas, [and] geographic areas and population 57 subgroups in which a teacher shortage exists and shall certify such 58 shortages to the Connecticut Housing Finance Authority for purposes 59 of section 8-265pp. In determining teacher shortages, the commissioner 60 shall consider the following: (1) The number of teacher vacancies in a 61 particular subject or geographic area; (2) the number of new certificates 62 in such areas issued by the Department of Education during the 63 preceding year; [and] (3) the number and types of classes being taught 64 by persons whose training is not specific to the field in which they are 65 teaching; and (4) those subgroups of the population in the state that are underrepresented in the teaching profession. 66

(b) The Department of Education shall annually, by March first,
electronically distribute to the president of every institution of higher
education in this state offering a teacher preparatory program
information concerning teacher shortage areas, determined pursuant to
subsection (a) of this section, for at least the prior five years.

Sec. 3. Subsection (i) of section 10-145a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(i) On and after July 1, [2023] <u>2025</u>, any program of teacher preparation leading to professional certification shall require, as part of the curriculum, clinical experience, field experience or student teaching experience in a classroom during four semesters of such program of teacher preparation. Such clinical experience, field experience or student teaching experience may include a cooperating teacher serving as a 81 mentor to student teachers. Such clinical experience, field experience or

82 student teaching experience shall include a stipend to be paid to each

83 candidate for the hours spent in a classroom completing such clinical

84 <u>experience, field experience or student teaching experience.</u>

85 Sec. 4. Section 10-146j of the general statutes is repealed and the 86 following is substituted in lieu thereof (*Effective July 1, 2025*):

87 (a) For the fiscal year ending June 30, [2024] 2026, and each fiscal year thereafter, the Talent Office within the Department of Education shall 88 89 [establish] <u>administer</u> an educator apprenticeship initiative that enables 90 students enrolled in an educator preparation program, residency 91 program or alternate route to certification program to gain classroom 92 teaching experience while working toward becoming full-time, certified 93 teachers upon successful completion of such programs under the 94 educator apprenticeship initiative. The [department] Talent Office shall 95 seek certification from the Labor Department for the educator 96 apprenticeship initiative for purposes of leveraging federal grants and 97 funding.

98 (b) The [Commissioner of Education] Talent Office shall develop (1) 99 participation guidelines for those educator preparation programs, 100 residency programs and alternate route to certification programs 101 included under the educator apprenticeship initiative, (2)102 administration guidelines for the implementation of the educator 103 apprenticeship initiative that are consistent with federal laws and 104 regulations, and (3) compensation levels for students enrolled in such 105 educator preparation programs, residency programs and alternate route 106 to certification programs included under the educator apprenticeship 107 initiative.

108 (c) The [Commissioner of Education] <u>Talent Office</u> may permit a 109 person enrolled in a residency program to participate in the educator 110 apprenticeship initiative upon the request of the superintendent in 111 whose school district such person is employed or assigned as part of 112 such residency program. Upon successful completion of such residency

- program and with the recommendation of such superintendent, the
 State Board of Education shall issue an initial educator certificate to such
 person and such person shall not be required to complete the
 examination requirements set forth in section 10-145f.
- 117 Sec. 5. Section 10-156aa of the general statutes is repealed and the 118 following is substituted in lieu thereof (*Effective July 1, 2025*):
- 119 (a) There is established the [Task Force to Diversity the] Aspiring 120 Educator Workforce Task Force to study and develop strategies to 121 increase and improve the recruitment, preparation and retention of 122 [minority teachers, as defined in section 10-155*l*] aspiring educators, as 123 defined in section 10-156ii, as amended by this act, in public schools in 124 the state. Such study shall include, but need not be limited to, (1) an 125 analysis of the causes of [minority teacher] aspiring educator shortages 126 in the state, (2) an examination of current state-wide and school district 127 demographics, and (3) a review of best practices.
- 128 (b) The task force shall consist of the following members:
- 129 (1) One appointed by the speaker of the House of Representatives;
- 130 (2) One appointed by the president pro tempore of the Senate;
- (3) One appointed by the majority leader of the House of
 Representatives, who is a member of the Black and Puerto Rican Caucus
 of the General Assembly;
- 134 (4) One appointed by the majority leader of the Senate;
- (5) One appointed by the minority leader of the House ofRepresentatives;
- 137 (6) One appointed by the minority leader of the Senate;
- 138 (7) The Commissioner of Education, or the commissioner's designee;
- 139 (8) The chancellor of the Connecticut State Colleges and Universities,
- 140 or the chancellor's designee;

(9) The executive director of the Commission on Women, Children,Seniors, Equity and Opportunity, or the executive director's designee;

(10) Three appointed by the executive director of the Commission on
Women, Children, Seniors, Equity and Opportunity, one of whom has
expertise in African American affairs, one of whom has expertise in
Latino and Puerto Rican affairs, and one of whom has expertise in Asian
Pacific American affairs; and

(11) On and after July 1, 2018, one appointed by the chairpersons ofthe task force.

(c) Any member of the task force appointed under subdivision (1),
(2), (3), (4), (5) or (6) of subsection (b) of this section may be a member
of the General Assembly.

(d) All appointments to the task force shall be made not later than
thirty days after June 22, 2015, except the member appointed pursuant
to subdivision (11) of subsection (b) of this section shall be appointed
not later than thirty days after July 1, 2018. Any vacancy shall be filled
by the appointing authority.

(e) (1) The speaker of the House of Representatives and the president
pro tempore of the Senate shall select the chairpersons of the task force
from among the members of the task force. Such chairpersons shall
schedule the first meeting of the task force, which shall be held not later
than sixty days after June 22, 2015.

163 (2) On and after the appointment of the member described in 164 subdivision (11) of subsection (b) of this section, such member shall 165 serve as an additional chairperson of the task force with the same 166 authority and responsibilities as the chairpersons selected pursuant to 167 subdivision (1) of this subsection.

(f) The administrative staff of the joint standing committee of the
General Assembly having cognizance of matters relating to education
shall serve as administrative staff of the task force.

(g) Not later than June 30, 2017, the task force shall submit a report
on its findings and recommendations to the joint standing committee of
the General Assembly having cognizance of matters relating to
education, in accordance with the provisions of section 11-4a.

175 (h) The task force shall terminate on [January 1, 2026] July 1, 2030.

176 Sec. 6. Section 10-156bb of the general statutes is repealed and the 177 following is substituted in lieu thereof (*Effective July 1, 2025*):

178 There is established an [Increasing Educator Diversity] Aspiring 179 Educator Policy Oversight Council within the Talent Office of the 180 Department of Education. The council shall consist of (1) the 181 Commissioner of Education, or the commissioner's designee, (2) two 182 representatives from the [Task Force to Diversify the] Aspiring Educator 183 Workforce Task Force, established pursuant to section 10-156aa, as 184 amended by this act, (3) one representative from each of the exclusive 185 bargaining units for certified employees, chosen pursuant to section 10-186 153b, (4) the chancellor of the Connecticut State Colleges and 187 Universities, or the chancellor's designee, and (5) a representative from 188 an alternate route to certification program, appointed by the 189 Commissioner of Education. The council shall hold quarterly meetings 190 and advise, at least quarterly, the Commissioner of Education, or the 191 commissioner's designee, on ways to (A) encourage [diverse students] 192 aspiring educators in middle and secondary school to attend institutions 193 of higher education and enter teacher preparation programs, (B) recruit 194 [diverse students] aspiring educators attending institutions of higher 195 education to enroll in teacher preparation programs and pursue 196 teaching careers, (C) recruit and retain [diverse] aspiring educators in Connecticut schools, (D) recruit [diverse] aspiring educators from other 197 states to teach in Connecticut schools, and (E) recruit [diverse] 198 199 professionals in other fields to enter teaching as aspiring educators. The 200 council shall report, annually, in accordance with the provisions of 201 section 11-4a, on the recommendations given to the commissioner, or 202 the commissioner's designee, pursuant to the provisions of this section, 203 to the joint standing committee of the General Assembly having

cognizance of matters relating to education. For purposes of this section,
["diverse" means individuals whose race is defined as other than white,
or whose ethnicity is defined as Hispanic or Latino by the federal Office
of Management and Budget for use by the Bureau of Census of the
United States Department of Commerce] <u>"aspiring educator" has the</u>
same meaning as provided in section 10-156ii, as amended by this act.

Sec. 7. Section 10-156cc of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

212 Not later than July 1, [2017] <u>2026</u>, and annually thereafter, the <u>Talent</u> 213 Office within the Department of Education shall submit a report using 214 results-based accountability measures to assess the effectiveness of 215 [minority teacher] aspiring educator recruitment programs in the state 216 to the joint standing committees of the General Assembly having 217 cognizance of matters relating to education and appropriations, in 218 accordance with the provisions of section 11-4a. Such [minority teacher] 219 aspiring educator recruitment programs shall include, but not be 220 limited to, any program administered by a regional educational service 221 center pursuant to section 10-155l, as amended by this act, [and] the 222 [minority teacher] aspiring educator incentive program administered by 223 the Office of Higher Education pursuant to section 10a-168a, as 224 amended by this act, and the maximizing Connecticut's certification, 225 recruitment or residency year program for aspiring educators pursuant 226 to section 10-156gg, as amended by this act. As used in this section, 227 "aspiring educator" has the same meaning as provided in section 10-228 156ii, as amended by this act.

Sec. 8. Section 10-156dd of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

Not later than January 1, [2017] <u>2026</u>, and annually thereafter, the <u>Talent Office within the</u> Department of Education shall conduct a survey of students participating in [minority teacher] <u>aspiring educator</u> recruitment programs offered by <u>local or regional boards of education</u>, regional educational service centers or at a public institution of higher education in the state. Such survey shall include questions relating to
the components and effectiveness of the [minority teacher] <u>aspiring</u>
<u>educator</u> recruitment program. The department shall report, annually,
in accordance with the provisions of section 11-4a, on the results and
findings of the survey to the joint standing committee of the General
Assembly having cognizance of matters relating to education.

Sec. 9. Section 10-156ee of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

244 Not later than January 1, [2019] <u>2026</u>, the <u>Talent Office within the</u> 245 Department of Education, in consultation with the [Increasing Educator 246 Diversity] Aspiring Educator Policy Oversight Council, established 247 pursuant to section 10-156bb, as amended by this act, shall (1) identify 248 relevant research and successful practices to enhance recruitment of 249 [diverse] aspiring educators throughout the state, (2) identify and 250 establish public, private and philanthropic partnerships to increase 251 recruitment of [diverse] aspiring educators, (3) utilize, monitor and 252 evaluate innovative methods to attract [diverse] aspiring educator 253 candidates to the teaching profession, particularly in [subject] areas in 254 which a teacher shortage exists, as determined by the Commissioner of 255 Education pursuant to section 10-8b, as amended by this act, (4) 256 modernize the process for aspiring educators to obtain educator 257 certification under this chapter by eliminating obstacles to certification 258 to increase competitiveness with other states, (5) identify and utilize 259 high-quality, affordable and bias-free educator assessments, (6) adopt 260 cut scores for educator assessments, that do not exceed the multistate 261 cut scores, to increase competitiveness with surrounding states, (7) 262 support new and existing educator preparation programs that commit 263 to enrolling greater numbers of [diverse] aspiring educator candidates 264 in a manner that supports interstate reciprocity, (8) monitor, advise and 265 support, and intervene in when necessary, local and regional boards of 266 education's efforts to prioritize recruitment of [diverse] aspiring 267 educators and develop innovative strategies to attract and retain 268 [diverse] aspiring educators within their districts, (9) (A) [on and after 269 July 1, 2019, include a question regarding the demographic data of

applicants for positions requiring educator certification in the 270 271 department's annual hiring survey distributed to local and regional 272 boards of education, and (B) not later than July 1, [2020] 2025, and 273 annually thereafter, submit a report, in accordance with the provisions 274 of section 11-4a, on the applicant demographic data collected pursuant 275 to subparagraph (A) of this subdivision to the [Task Force to Diversify 276 the] Aspiring Educator Workforce Task Force, established pursuant to 277 section 10-156aa, as amended by this act, and to the joint standing 278 committee of the General Assembly having cognizance of matters 279 relating to education, and (10) not later than July 1, 2022, develop and 280 make available, in consultation with the State Education Resource 281 Center, a video training module for school district personnel involved 282 in or responsible for hiring educators relating to implicit bias and antibias in the hiring process. For purposes of this section, ["diverse"] 283 284 "aspiring educator" has the same meaning as provided in section [10-285 156bb] 10-156ii, as amended by this act.

Sec. 10. Section 10-156ff of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

288 For the school year commencing July 1, [2020] 2025, and each school 289 year thereafter, the [Increasing Educator Diversity] Aspiring Educator 290 Policy Oversight Council, established pursuant to section 10-156bb, as 291 amended by this act, in consultation with the [Task Force to Diversify 292 the] Aspiring Educator Workforce Task Force, established pursuant to 293 section 10-156aa, as amended by this act, shall develop and implement 294 strategies and utilize existing resources to ensure that at least two 295 hundred fifty new [diverse] aspiring educators seeking positions as 296 teachers and administrators, of which at least thirty per cent are men, 297 are hired and employed by local and regional boards of education each 298 year in the state. As used in this section, ["diverse"] "aspiring educator" 299 has the same meaning as provided in section [10-156bb] 10-156ii, as 300 amended by this act.

Sec. 11. Section 10-156gg of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*): 303 (a) As used in this section:

(1) ["Minority" has the same meaning as provided in section 10156bb] <u>"Aspiring educator" means an individual belonging to a</u>
subgroup of the population that is underrepresented in the teaching
profession in the state and has been identified as a teacher shortage area
pursuant to section 10-8b, as amended by this act;

309 [(2) "Minority candidate" means an individual who is a minority and
310 employed by a local or regional board of education as a paraeducator or
311 an associate instructor;]

[(3)] (2) "Residency program" means a certification program 312 313 approved by the State Board of Education that requires participants to 314 complete a residency in which such participants serve (A) in a position 315 otherwise requiring professional certification, and (B) in a full-time 316 position for ten school months at a local or regional board of education 317 in the state under the supervision of (i) a certified administrator or 318 teacher, and (ii) a supervisor from the regional educational service 319 center or private, nonprofit teacher or administrator operating such 320 certification program; and

321 [(4)] (3) "Alliance district" has the same meaning as provided in 322 section 10-262u.

323 (b) For the fiscal year ending June 30, [2022] 2026, and each fiscal year 324 thereafter, the <u>Talent Office within the</u> Department of Education shall 325 administer the [minority candidate certification, retention or residency 326 year program] maximizing Connecticut's certification, recruitment or 327 residency year program for aspiring educators. Such program shall 328 assist (1) [minority candidates] aspiring educators in enrolling in a 329 residency program for purposes of becoming full-time, certified 330 teachers upon successful completion of such residency program, and (2) 331 local and regional boards of education in hiring and retaining such 332 [minority candidates] aspiring educators.

333 (c) (1) For the fiscal year ending June 30, [2023] <u>2026</u>, and each fiscal

334 year thereafter, each local and regional board of education for an 335 alliance district shall partner with the operator of a residency program 336 for purposes of enrolling [minority candidates] aspiring educators and placing them in such school district as part of such residency program. 337 338 Following the successful completion of the residency program by [a 339 minority candidate] an aspiring educator, such board may hire such [minority candidate] aspiring educator. Such board may apply to the 340 341 [Commissioner of Education] Talent Office, at such time and in such 342 manner as the [commissioner] Talent Office prescribes, to receive a 343 payment, as described in subdivision (2) of this subsection, for any of 344 the costs described in subsection (e) of this section.

345 (2) For the fiscal year ending June 30, [2025] 2026, the Commissioner 346 of Education shall withhold from an alliance district, from the funds transferred by the Comptroller pursuant to subsection (c) of section 10-347 348 262u, an amount equal to ten per cent of any increase in such funds that 349 such alliance district received for the fiscal year ending June 30, 2021, 350 over the amount of such funds that it received for the fiscal year ending 351 June 30, 2020. The [department] Talent Office shall use such funds to 352 make a payment to such alliance district and such alliance district shall 353 expend such payment for any of the costs described in subsection (e) of 354 this section.

355 (d) (1) For the fiscal year ending June 30, [2023] 2026, and each fiscal 356 year thereafter, any local or regional board of education, other than a 357 local or regional board of education for an alliance district, may partner 358 with the operator of a residency program for purposes of enrolling 359 [minority candidates] aspiring educators and placing them in such 360 school district as part of such residency program. Following the successful completion of the residency program by [a minority 361 362 candidate] an aspiring educator, such board may hire such [minority 363 candidate] aspiring educator. Such board may apply to the 364 [Commissioner of Education] Talent Office, at such time and in such 365 manner as the [commissioner] Talent Office prescribes, to receive a grant for any of the costs described in subsection (e) of this section. 366

367 (2) The [commissioner] <u>Talent Office</u> may, within available
368 appropriations, award a grant to a local or regional board of education
369 described in subdivision (1) of this subsection for any of the costs
370 described in subsection (e) of this section.

371 (e) Any payments made or grants awarded under this section may be 372 used for costs associated with the (1) enrollment of such [minority 373 candidates] aspiring educators in a residency program, (2) certification 374 process for such [minority candidates] aspiring educators, (3) hiring of 375 such [minority candidates] aspiring educators following the successful 376 completion of a residency program, or (4) retention of such [minority 377 candidates] aspiring educators as certified employees of the school 378 district.

(f) Any unexpended funds paid or awarded to a local or regional
board of education under this section shall not lapse at the end of the
fiscal year but shall be available for expenditure during the next fiscal
year for purposes of implementing the provisions of this section.

(g) The [department] <u>Talent Office</u> shall develop guidelines and
criteria for the implementation of the [minority candidate certification,
retention or residency year program] and administration of funds under
this section.

Sec. 12. Section 10-156jj of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) Not later than March 15, [2024] <u>2026</u>, each local and regional board
of education shall submit the [increasing educator diversity] <u>aspiring</u>
<u>educator recruitment</u> plan described in subsection (a) of section 10-220,
<u>as amended by this act</u>, to the [Commissioner of Education] <u>Talent</u>
<u>Office within the Department of Education</u> for review and approval.

(b) The [Commissioner of Education] <u>Talent Office</u> shall review each
[increasing educator diversity] <u>aspiring educator recruitment</u> plan
submitted pursuant to subsection (a) of this section. The [commissioner]
<u>Talent Office</u> may approve such plan or may return such plan to the

local or regional board of education that submitted such plan with
instructions to revise such plan. Not later than May 15, [2024] <u>2026</u>, any
such board shall revise such plan in accordance with such instructions
and submit such revised plan to the commissioner for approval.

(c) For the school year commencing July 1, [2024] <u>2026</u>, and each
school year thereafter, each local and regional board of education shall
implement the [increasing educator diversity] <u>aspiring educator</u>
<u>recruitment</u> plan approved by the [commissioner] <u>Talent Office</u>
pursuant to subsection (b) of this section. Each such board shall make
such plan available on the Internet web site of such board.

(d) The Department of Education shall make each [increasing
educator diversity] <u>aspiring educator recruitment</u> plan available on the
Internet web site of the department.

Sec. 13. Subsection (a) of section 10-220 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

414 (a) Each local or regional board of education shall maintain good 415 public elementary and secondary schools, implement the educational 416 interests of the state, as defined in section 10-4a, and provide such other 417 educational activities as in its judgment will best serve the interests of 418 the school district; provided any board of education may secure such 419 opportunities in another school district in accordance with provisions of 420 the general statutes and shall give all the children of the school district, 421 including children receiving alternative education, as defined in section 422 10-74j, as nearly equal advantages as may be practicable; shall provide 423 an appropriate learning environment for all its students which includes 424 (1) adequate instructional books, supplies, materials, equipment, 425 staffing, facilities and technology, (2) equitable allocation of resources 426 among its schools, (3) proper maintenance of facilities, and (4) a safe 427 school setting; shall, in accordance with the provisions of subsection (f) 428 of this section, maintain records of allegations, investigations and 429 reports that a child has been abused or neglected by a school employee,

430 as defined in section 53a-65, employed by the local or regional board of 431 education; shall have charge of the schools of its respective school 432 district; shall make a continuing study of the need for school facilities 433 and of a long-term school building program and from time to time make 434 recommendations based on such study to the town; shall adopt and 435 implement an indoor air quality program that provides for ongoing 436 maintenance and facility reviews necessary for the maintenance and 437 improvement of the indoor air quality of its facilities; shall adopt and 438 implement a green cleaning program, pursuant to section 10-231g, that 439 provides for the procurement and use of environmentally preferable 440 cleaning products in school buildings and facilities; on and after July 1, 441 2021, and every five years thereafter, shall report to the Commissioner 442 of Administrative Services on the condition of its facilities and the action 443 taken to implement its long-term school building program, indoor air 444 quality program and green cleaning program, which report the 445 Commissioner of Administrative Services shall use to prepare a report 446 every five years that said commissioner shall submit in accordance with 447 section 11-4a to the joint standing committee of the General Assembly 448 having cognizance of matters relating to education; shall advise the 449 Commissioner of Administrative Services of the relationship between 450 any individual school building project pursuant to chapter 173 and such 451 long-term school building program; shall have the care, maintenance 452 and operation of buildings, lands, apparatus and other property used 453 for school purposes and at all times shall insure all such buildings and 454 all capital equipment contained therein against loss in an amount not 455 less than eighty per cent of replacement cost; shall determine the 456 number, age and qualifications of the pupils to be admitted into each 457 school; shall develop and implement a written [increasing educator diversity] aspiring educator recruitment plan for purposes of 458 subdivision (3) of section 10-4a; shall employ and dismiss the teachers 459 460 of the schools of such district subject to the provisions of sections 10-151 461 and 10-158a; shall designate the schools which shall be attended by the 462 various children within the school district; shall make such provisions 463 as will enable each child of school age residing in the district to attend 464 some public day school for the period required by law and provide for

465 the transportation of children wherever transportation is reasonable and 466 desirable, and for such purpose may make contracts covering periods of not more than (A) five years, or (B) ten years if such contract includes 467 468 transportation provided by at least one zero-emission school bus, as 469 defined in 42 USC 16091(a)(8), as amended from time to time; may 470 provide alternative education, in accordance with the provisions of 471 section 10-74j, or place in another suitable educational program a pupil 472 enrolling in school who is nineteen years of age or older and cannot 473 acquire a sufficient number of credits for graduation by age twenty-one; 474 may arrange with the board of education of an adjacent town for the 475 instruction therein of such children as can attend school in such adjacent 476 town more conveniently; shall cause each child five years of age and 477 over and under eighteen years of age who is not a high school graduate 478 and is living in the school district to attend school in accordance with 479 the provisions of section 10-184; shall not delegate the authority to 480 schedule interscholastic football games on Thanksgiving Day to any 481 nonprofit organization or other entity that is otherwise responsible for 482 governing interscholastic athletics in this state and shall not adopt a 483 policy or prohibition against the scheduling of an interscholastic football 484 game on Thanksgiving Day; and shall perform all acts required of it by 485 the town or necessary to carry into effect the powers and duties imposed 486 by law.

487 Sec. 14. Section 10-145p of the general statutes is repealed and the 488 following is substituted in lieu thereof (*Effective July 1, 2025*):

489 (a) The Talent Office within the Department of Education shall 490 review and approve proposals for alternate route to certification 491 programs for school administrators. In order to be approved, a proposal 492 shall provide that the alternate route to certification program (1) be 493 provided by a public or independent institution of higher education, a 494 local or regional board of education, a regional educational service 495 center or a private, nonprofit teacher or administrator training 496 organization approved by the State Board of Education; (2) accept only 497 those participants who (A) hold a bachelor's degree from an institution 498 of higher education accredited by the Board of Regents for Higher

499 Education or Office of Higher Education or regionally accredited, (B) (i) 500 have at least forty school months teaching experience, of which at least 501 ten school months are in a position requiring certification at a public 502 school, in this state or another state, or (ii) have less than ten months 503 teaching experience in a public school in another state while holding 504 professional certification, provided (I) such participant provides a statement of justification for participation in such alternate route to 505 506 certification program and receives approval from the department for 507 such participant's participation in such alternate route to certification 508 program, and (II) the number of such participants shall not be greater 509 than ten per cent of the total number of participants in such alternate 510 route to certification program for a school year, and (C) are 511 recommended by the immediate supervisor or district administrator of 512 such person on the basis of such person's performance; (3) require each 513 participant to (A) complete a one-year residency that requires such 514 person to serve (i) in a position requiring an intermediate administrator 515 or supervisor endorsement, and (ii) in a full-time position for ten school 516 months at a local or regional board of education in the state under the 517 supervision of (I) a certified administrator, and (II) a supervisor from an 518 institution or organization described in subdivision (1) of this 519 subsection, or (B) have ten school months experience in a full-time 520 position as an administrator in a public or nonpublic school in another 521 state that is approved by the appropriate state board of education in 522 such other state; and (4) meet such other criteria as the [department] 523 Talent Office requires.

524 (b) Notwithstanding the provisions of subsection (d) of section 10-525 145b, on and after July 1, 2010, the State Board of Education, upon 526 receipt of a proper application, shall issue an initial educator certificate 527 in the certification endorsement area of administration and supervision, 528 which shall be valid for three years, to any person who (1) successfully 529 alternate route to certification program for completed the 530 administrators and superintendents pursuant to this section, and (2) 531 meets the requirements established in subsection (b) of section 10-145f.

532 (c) Notwithstanding any regulation adopted by the State Board of

533 Education pursuant to section 10-145b, any person who successfully 534 completed the alternate route to certification program for 535 administrators pursuant to this section and was issued an initial 536 educator certificate in the endorsement area of administration and 537 supervision shall obtain a master's degree not later than five years after 538 such person was issued such initial educator certificate. If such person 539 does not obtain a master's degree in such time period, such person shall 540 not be eligible for a professional educator certificate.

541 (d) Notwithstanding the provisions of subparagraph (B) of 542 subdivision (2) of subsection (a) of this section, any entity described in subdivision (1) of subsection (a) of this section that administers an 543 544 alternate route to certification program for school administrators, 545 approved by the [Department of Education] <u>Talent Office</u> under this 546 section, shall permit any person who has provided service to a local or 547 regional board of education in a supervisory or managerial role for at 548 least forty school months and held a professional educator certificate for 549 at least ten school months during such forty school months, to 550 participate in such alternate route to certification program for school 551 administrators, provided such person holds a bachelor's degree from an 552 institution of higher education accredited by the Board of Regents for 553 Higher Education or Office of Higher Education or regionally accredited 554 and is recommended by the immediate supervisor or district 555 administrator of such person on the basis of such person's performance.

556 Sec. 15. Section 10-145t of the general statutes is repealed and the 557 following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) For purposes of this section, "school support staff" means any
person employed by a local or regional board of education as a behavior
analyst or an assistant behavior analyst, as such terms are defined in
section 20-185i, an athletic coach, as defined in section 10-149d, or a
paraeducator.

563 (b) (1) The <u>Talent Office within the</u> Department of Education shall 564 review and approve proposals for alternate route to certification

565 programs for persons employed as school support staff. In order to be 566 approved, a proposal shall provide that the alternate route to 567 certification program (A) be provided by a public or independent institution of higher education, a local or regional board of education, a 568 569 regional educational service center or a private, nonprofit teacher or 570 administrator training organization approved by the State Board of 571 Education; (B) accept only those participants who (i) have been 572 employed as school support staff by a local or regional board of 573 education for at least forty school months, and (ii) are recommended by 574 the immediate supervisor or district administrator of such person on the 575 basis of such person's performance; (C) require each participant to 576 complete a one-year residency that requires such person to serve (i) in a 577 position requiring professional certification, and (ii) in a full-time 578 position for ten school months at a local or regional board of education 579 in the state under the supervision of (I) a certified administrator or 580 teacher, and (II) a supervisor from an institution or organization 581 described in subparagraph (A) of this subdivision; and (D) meet such 582 other criteria as the [department] Talent Office requires.

583 (2) The [department] Talent Office may approve any program that 584 (A) accepts participants who hold a bachelor's degree from an 585 institution of higher education accredited by the Board of Regents for 586 Higher Education or the Office of Higher Education or regionally 587 accredited, or (B) partners with an institution of higher education that is 588 regionally accredited, or has received an equivalent accreditation, to 589 provide a dual degree-plus-certification program for participants who 590 hold an associate degree. The [department] Talent Office shall give 591 priority to those programs that provide participants flexibility in 592 remaining in their positions as a school support staff while pursuing an 593 initial educator certificate, other than the period when such participants 594 are completing the one-year residency requirement described in 595 subparagraph (C) of subdivision (1) of this subsection.

(c) Notwithstanding the provisions of subsection (d) of section 10145b, on and after July 1, 2016, the State Board of Education, upon
receipt of a proper application, shall issue an initial educator certificate,

599 which shall be valid for three years, to any person who (1) successfully 600 completed the alternate route to certification program under this 601 section, and (2) meets the requirements established in subsection (b) of 602 section 10-145f.

603 (d) Notwithstanding any regulation adopted by the State Board of 604 Education pursuant to section 10-145b, any person who successfully 605 completed the alternate route to certification program under this section 606 and was issued an initial educator certificate in the endorsement area of 607 administration and supervision shall obtain a master's degree not later 608 than five years after such person was issued such initial educator 609 certificate. If such person does not obtain a master's degree in such time 610 period, such person shall not be eligible for a professional educator 611 certificate.

612 Sec. 16. Section 10-145w of the general statutes is repealed and the 613 following is substituted in lieu thereof (*Effective July 1, 2025*):

614 (a) As used in this section, "person from an alternate profession" 615 means a person who (1) holds at least a bachelor's degree from an 616 institution of higher education accredited by the Board of Regents for 617 Higher Education or Office of Higher Education or that is regionally 618 accredited, and (A) is a paraeducator, (B) is a veteran, as defined in 619 section 27-103, (C) holds a charter school educator permit, issued by the 620 State Board of Education pursuant to section 10-145q, (D) is employed 621 or was previously employed as a professor at an accredited institution 622 of higher education, as defined in section 10a-34, or (E) has completed 623 at least five years of work experience requiring consistent exercise of discretion and independent judgment in the field related to the relevant 624 625 endorsement area, or (2) holds a master's degree from a social work 626 program accredited by the Council on Social Work Education or, for any 627 person educated outside the United States or its territories, an 628 educational program deemed equivalent by the council.

629 (b) (1) The <u>Talent Office within the</u> Department of Education, in 630 consultation with the Office of Higher Education, shall develop or 631 review and approve proposals for alternate route to certification 632 programs for persons from an alternate profession. Any alternate route 633 to certification program developed or approved under this section shall 634 (A) include instruction in classroom management and culturally 635 responsive pedagogy and practice, (B) align with the standards of 636 teaching competencies adopted by the State Board of Education, and (C) 637 meet such other criteria as the department requires.

(2) Any alternate route to certification program developed or
approved under this section shall reserve ten per cent of available seats
for persons from an alternate profession described in subparagraph (B)
of subdivision (1) of subsection (a) of this section. If such seats are not
filled by such persons from an alternate profession, such seats shall be
made available for all persons from an alternate profession described in

(c) Notwithstanding the provisions of subsection (d) of section 10145b, on and after July 1, 2019, the State Board of Education, upon
receipt of a proper application, shall issue an initial educator certificate,
which shall be valid for three years, to any person who (1) successfully
completed an alternate route to certification program developed or
approved under this section, and (2) meets the requirements established
in subsection (b) of section 10-145f.

(d) The [department] <u>Talent Office</u> shall include on its Internet web
site a description of, and the requirements for, each alternate route to
certification program for persons from an alternate profession
developed or approved by the [department] <u>Talent Office</u>.

656 Sec. 17. Section 10-155d of the general statutes is repealed and the 657 following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) The Office of Higher Education shall encourage and support
experimentation and research in the preparation of teachers for public
elementary and secondary schools. To help fulfill the purposes of this
section, the Office of Higher Education shall appoint an advisory
council composed of qualified professionals which shall render

assistance and advice to the office. In carrying out its activities pursuant to this section, the office shall consult with the [State Board of Education] <u>Talent Office within the Department of Education</u> and such other agencies as it deems appropriate to assure coordination of all activities of the state relating to the preparation of teachers for public elementary and secondary schools.

669 (b) The Office of Higher Education, with the approval of the 670 Commissioner of Education, shall expand, within available 671 appropriations, participation in its summer alternate route to 672 certification program and its weekend and evening alternate route to 673 certification program. The office shall expand the weekend and evening 674 program for participants seeking certification in a subject shortage area 675 pursuant to section 10-8b, as amended by this act. The office, in 676 collaboration with the Department of Education, shall develop (1) a 677 regional alternate route to certification program targeted to the subject 678 shortage areas, (2) an alternate route to certification program for former 679 teachers whose certificates have expired and who are interested in 680 resuming their teaching careers, and (3) an alternate route to 681 certification program targeted for computer science teachers.

(c) The Office of Higher Education, in consultation with the <u>Talent</u>
Office within the Department of Education, shall develop alternate
route to certification programs for (1) school administrators and
superintendents, (2) early childhood education teachers, and (3)
computer science teachers. The programs shall include mentored
apprenticeships and criteria for admission to the programs.

688 Sec. 18. Section 10-155*l* of the general statutes is repealed and the 689 following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) For purposes of this section, ["minority" means individuals whose
race is defined as other than white, or whose ethnicity is defined as
Hispanic or Latino by the federal Office of Management and Budget for
use by the Bureau of Census of the United States Department of
Commerce] "aspiring educator" means an individual belonging to a

695 <u>subgroup of the population that is underrepresented in the teaching</u>
696 <u>profession in the state and has been identified as a teacher shortage area</u>
697 pursuant to section 10-8b, as amended by this act.

698 (b) The Regional Educational Service Center Minority Recruiting 699 Alliance, in consultation with the Talent Office within the Department 700 of Education, the Board of Regents for Higher Education, the constituent 701 units of the state system of higher education and the Connecticut 702 Conference of Independent Colleges, shall study methods to (1) 703 encourage [minority] middle and secondary school students who may 704 be aspiring educators to attend institutions of higher education and 705 enter teacher preparation programs, (2) recruit [minority students] 706 aspiring educators attending institutions of higher education to enroll 707 in teacher preparation programs and pursue teaching careers, and (3) 708 recruit and maintain [minority teachers] aspiring educators in 709 Connecticut schools.

710 (c) Not later than October 1, 2007, the Regional Educational Service 711 Center [Minority] Aspiring Educator Recruiting Alliance, in 712 consultation with the Department of Education, the Board of Regents 713 for Higher Education, the constituent units of the state system of higher 714 education and the Connecticut Conference of Independent Colleges, 715 shall propose guidelines to the Commissioner of Education and the 716 chancellor of the Connecticut State Colleges and Universities for pilot 717 programs to recruit and retain minority teachers and may consider, but 718 such consideration need not be limited to, the establishment and 719 operation of the following pilot programs:

720 (1) A fellows program leading to the eligibility for an educator 721 certificate for [minority individuals] aspiring educators who have (A) 722 completed an intensive summer session focusing on classroom 723 management and methodology, (B) received a bachelor's degree from 724 an institution of higher education accredited by the Board of Regents for 725 Higher Education or Office of Higher Education or regionally 726 accredited, (C) achieved a satisfactory score on the examination 727 required pursuant to section 10-145f or have had such requirement waived pursuant to said section, and (D) have such other qualifications
for the issuance of an educator certificate as are required for individuals
participating in the alternate route to certification program under
section 10-155d, as amended by this act;

(2) A competitive grant program to assist local and regional boards
of education to form and operate future teachers' clubs as part of the
extracurricular activities at middle and high schools under their
jurisdiction; and

736 (3) A program to allow [minority college seniors] aspiring educators 737 who are in their senior year of college and who are majoring in subject 738 shortage areas pursuant to section 10-8b, as amended by this act, but 739 who are not enrolled in a teacher preparation program to receive up to 740 three credits for working as cadet teachers in a public school and, upon 741 graduation and recommendation by school officials, to allow such cadet 742 teachers to enter a fellows program pursuant to subdivision (1) of this 743 subsection if such a program is in operation.

744 (d) Not later than January 1, 2008, the Regional Educational Service 745 Center [Minority] Aspiring Educator Recruiting Alliance shall report, in 746 accordance with section 11-4a, on (1) the results of the study pursuant 747 to subsection (b) of this section, (2) the guidelines for pilot programs 748 developed pursuant to subsection (c) of this section, and (3) the 749 establishment and operation of any pilot program pursuant to 750 subsection (c) of this section to the Department of Education, the Board 751 of Regents for Higher Education and the joint standing committees of 752 the General Assembly having cognizance of matters relating to 753 education and higher education.

Sec. 19. Section 10a-168a of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) There is established a Connecticut [minority teacher] <u>aspiring</u>
<u>educator</u> incentive program administered by the Office of Higher
Education, of which the [minority] <u>aspiring</u> educator loan
reimbursement grant program established pursuant to section 10a-168b,

760 <u>as amended by this act</u>, shall be a component part. <u>As used in this</u>
761 <u>section</u>, "aspiring educator" has the same meaning as provided in
762 <u>section 10-1551</u>, as amended by this act.

763 (b) Within available appropriations, the program shall provide grants 764 to [minority students] aspiring educators (1) in teacher [education] 765 preparation programs for their junior or senior year, or both such years, 766 at any four-year institution of higher education, (2) completing the 767 requirements of such a teacher [education] preparation program as a 768 graduate student, provided such student received a grant pursuant to 769 this section for one year at the undergraduate level, or (3) enrolled in the 770 alternate route to certification program administered through the Office 771 of Higher Education or the Talent Office within the Department of 772 Education. No student shall receive a grant under the program for more 773 than two years. Maximum grants shall not exceed five thousand dollars 774 per year. The office shall ensure that at least ten per cent of the grant 775 recipients are minority students who transfer from a Connecticut 776 regional community-technical college.

(c) The Office of Higher Education may accept gifts, grants and
donations, from any source, public or private, for the Connecticut
minority teacher incentive program.

Sec. 20. Section 10a-168b of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2025*):

782 (a) For the fiscal year ending June 30, [2020] 2026, and each fiscal year 783 thereafter, the Office of Higher Education, in collaboration with the 784 [Minority Teacher Recruitment] Aspiring Educator Policy Oversight 785 Council, established pursuant to section 10-156bb, as amended by this 786 act, and the [Task Force to Diversify the] Aspiring Educator Workforce 787 Task Force, established pursuant to section 10-156aa, as amended by this 788 act, shall, within available appropriations, administer [a minority] the 789 aspiring educator loan reimbursement grant program for persons who 790 meet the eligibility requirements described in subsection (b) of this 791 section. As used in this section, "aspiring educator" has the same

792 <u>meaning as provided in section 10-155*l*, as amended by this act.</u>

(b) The program shall provide student loan reimbursement grants to
any person who (1) is [defined as a minority pursuant to section 10-155*l*,]
<u>an aspiring educator</u>, (2) holds professional certification pursuant to
chapter 166, and (3) is employed as an administrator or a teacher by a
local or regional board of education.

798 (c) Any person who satisfies the eligibility requirements prescribed 799 in subsection (b) of this section may receive an annual grant for 800 reimbursement of federal or state educational loans (1) in an amount up 801 to ten per cent of such person's federal or state educational loans but 802 that does not exceed five thousand dollars in any year, and (2) for a 803 period not to exceed ten years. Such person shall only be reimbursed for 804 loan payments made while such person is employed by a local or 805 regional board of education.

(d) Persons may apply to the Office of Higher Education for grants
under this section at such time and in such manner as the Commissioner
of Higher Education prescribes.

(e) Any unexpended funds appropriated for purposes of this section
shall not lapse at the end of the fiscal year but shall be available for
expenditure during the next fiscal year.

(f) The Office of Higher Education may accept gifts, grants and
donations, from any source, public or private, for the [minority] <u>aspiring</u>
educator loan reimbursement grant program.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	10-156ii
Sec. 2	July 1, 2025	10-8b
Sec. 3	July 1, 2025	10-145a(i)
Sec. 4	July 1, 2025	10-146j
Sec. 5	July 1, 2025	10-156aa
Sec. 6	July 1, 2025	10-156bb

Sec. 7	July 1, 2025	10-156cc
Sec. 8	July 1, 2025	10-156dd
Sec. 9	July 1, 2025	10-156ee
Sec. 10	July 1, 2025	10-156ff
Sec. 11	July 1, 2025	10-156gg
Sec. 12	July 1, 2025	10-156jj
Sec. 13	July 1, 2025	10-220(a)
Sec. 14	July 1, 2025	10-145p
Sec. 15	July 1, 2025	10-145t
Sec. 16	July 1, 2025	10-145w
Sec. 17	July 1, 2025	10-155d
Sec. 18	July 1, 2025	10-155 <i>l</i>
Sec. 19	July 1, 2025	10a-168a
Sec. 20	July 1, 2025	10a-168b

ED

Joint Favorable C/R

APP