

General Assembly **Subs** 

January Session, 2025

## Substitute Bill No. 1518

# AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE STATE DISPARITY STUDY.

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

Section 1. Section 46a-68b of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2026*):

3 As used in this section and sections [4a-60, 4a-60a,] 46a-56 and 46a-4 68c to 46a-68k, inclusive, [:] as amended by this act: (1) "Public works contract" means any agreement [between any individual, firm or 5 corporation and the state or any political subdivision of the state other 6 7 than a municipality (A) for construction, rehabilitation, conversion, 8 extension, demolition or repair of [a public building, highway or other 9 changes or] improvements in real property, [or which] and (B) that is 10 financed in whole or in part by the state, including, but not limited to, 11 matching expenditures, grants, loans, insurance or guarantees, where 12 such funding equals one hundred fifty thousand dollars or more, but 13 excluding any contract for the pavement of roads or related services, 14 and ["municipal public works contract", "quasi-public agency project" 15 and] (2) "awarding agency" [have] has the same [meanings] meaning as 16 provided in section 4a-60g, as amended by this act.

17 Sec. 2. Section 4a-60 of the general statutes is repealed and the 18 following is substituted in lieu thereof (*Effective July 1, 2026*):

19	(a) As used in this section:
20	(1) "Contract" includes any extension or modification of the contract,
21	but does not include a contract where each contractor is (A) a political
22	subdivision of the state, including, but not limited to, a municipality,
23	unless the contract is a public works contract, (B) any other state, as
24	defined in section 1-267, (C) the federal government, (D) a foreign
25	government, or (E) an agency of a subdivision, state or government
26	described in subparagraph (A), (B), (C) or (D) of this subdivision;
27	(2) "Contractor" includes any successors or assigns of the contractor;
28	(3) "Public works contract" has the same meaning as provided in
29	section 46a-68b, as amended by this act;
30	(4) "Marital status" means being single, married as recognized by the
31	state of Connecticut, widowed, separated or divorced;
32	<u>(5)</u> "Mental disability" means one or more mental disorders, as
33	defined in the most recent edition of the American Psychiatric
34	Association's "Diagnostic and Statistical Manual of Mental Disorders",
35	or a record of or regarding a person as having one or more such
36	<u>disorders;</u>
37	(6) "Minority business enterprise" means any small contractor or
38	supplier of materials fifty-one per cent or more of the capital stock, if
39	any, or assets of which is owned by a person or persons who: (A) Are
40	active in the daily affairs of the enterprise, (B) have the power to direct
41	the management and policies of the enterprise, and (C) are members of
42	a minority, as defined in subsection (a) of section 32-9n;
43	(7) "Good faith" means that degree of diligence which a reasonable
44	person would exercise in the performance of legal duties and
45	obligations;
46	(8) "Good faith efforts" includes, but is not limited to, those
47	reasonable initial efforts necessary to comply with statutory or
48	regulatory requirements and additional or substituted efforts when it is

49 <u>determined that such initial efforts will not be sufficient to comply with</u>
50 such requirements; and

51 (9) "Awarding agency" has the same meaning as provided in section
52 <u>4a-60g, as amended by this act.</u>

[(a)] (b) Except as provided in section 10a-151i, as amended by this act, every contract to which an awarding agency is a party [, every quasipublic agency project contract and every municipal public works contract] shall contain the following provisions:

57 (1) The contractor agrees and warrants that in the performance of the 58 contract such contractor will not discriminate or permit discrimination 59 against any person or group of persons on the grounds of race, color, 60 religious creed, age, marital status, national origin, ancestry, sex, sexual 61 orientation, gender identity or expression, status as a veteran, status as 62 a victim of domestic violence, intellectual disability, mental disability or 63 physical disability, including, but not limited to, blindness, unless it is 64 shown by such contractor that such disability prevents performance of 65 the work involved, in any manner prohibited by the laws of the United 66 States or of the state of Connecticut; and the contractor further agrees to 67 take affirmative action to ensure that applicants with job-related 68 qualifications are employed and that employees are treated when 69 employed without regard to their race, color, religious creed, age, 70 marital status, national origin, ancestry, sex, gender identity or 71 expression, sexual orientation, status as a veteran, status as a victim of 72 domestic violence, intellectual disability, mental disability or physical 73 disability, including, but not limited to, blindness, unless it is shown by 74 such contractor that such disability prevents performance of the work 75 involved;

(2) The contractor agrees, in all solicitations or advertisements for
employees placed by or on behalf of the contractor, to state that it is an
"affirmative action-equal opportunity employer" in accordance with
regulations adopted by the Commission on Human Rights and
Opportunities;

(3) The contractor agrees to provide each labor union or 81 82 representative of workers with which such contractor has a collective 83 bargaining agreement or other contract or understanding and each 84 vendor with which such contractor has a contract or understanding, a 85 notice to be provided by the Commission on Human Rights and 86 Opportunities advising the labor union or workers' representative of the 87 contractor's commitments under this section, and to post copies of the 88 notice in conspicuous places available to employees and applicants for 89 employment;

(4) The contractor agrees to comply with each provision of this
section and sections 46a-68e, as amended by this act, and 46a-68f and
with each regulation or relevant order issued by said commission
pursuant to sections 46a-56, 46a-68e, as amended by this act, 46a-68f and
46a-86, as amended by this act; and

95 (5) The contractor agrees to provide the Commission on Human 96 Rights and Opportunities with such information requested by the 97 commission, and permit access to pertinent books, records and 98 accounts, concerning the employment practices and procedures of the 99 contractor as relate to the provisions of this section and section 46a-56, 100 <u>as amended by this act</u>.

101 [(b)] (c) If the contract is a public works contract, [municipal public 102 works contract or contract for a quasi-public agency project,] the 103 contractor agrees and warrants that he or she will make good faith 104 efforts to employ minority business enterprises as subcontractors and 105 suppliers of materials on such public works [or quasi-public agency] 106 project.

107 [(c)] (d) Except as provided in section 10a-151i, as amended by this
 108 <u>act</u>:

(1) Any contractor who has one or more contracts with an awarding
agency or who is a party to a [municipal public works contract or a
contract for a quasi-public agency project] <u>public works contract</u> shall
include a nondiscrimination affirmation provision certifying that the

113 contractor understands the obligations of this section and will maintain 114 a policy for the duration of the contract to assure that the contract will 115 be performed in compliance with the nondiscrimination requirements 116 of subsection [(a)] (b) of this section. The authorized signatory of the 117 contract shall demonstrate his or her understanding of this obligation 118 by (A) initialing the nondiscrimination affirmation provision in the 119 body of the contract, (B) providing an affirmative response in the 120 required online bid or response to a proposal question which asks if the 121 contractor understands its obligations, or (C) signing the contract.

(2) No awarding agency [, or in the case of a municipal public works
contract, no municipality, or in the case of a quasi-public agency project
contract, no entity,] shall award a contract to a contractor that has not
included the nondiscrimination affirmation provision in the contract
and demonstrated its understanding of such provision as required
under subdivision (1) of this subsection.

128 [(d) For the purposes of this section, "contract" includes any extension 129 or modification of the contract, "contractor" includes any successors or assigns of the contractor, "marital status" means being single, married 130 131 as recognized by the state of Connecticut, widowed, separated or 132 divorced, and "mental disability" means one or more mental disorders, 133 as defined in the most recent edition of the American Psychiatric 134 Association's "Diagnostic and Statistical Manual of Mental Disorders", 135 or a record of or regarding a person as having one or more such 136 disorders. For the purposes of this section, "contract" does not include a 137 contract where each contractor is (1) a political subdivision of the state, 138 including, but not limited to, a municipality, unless the contract is a 139 municipal public works contract or quasi-public agency project contract, (2) any other state, as defined in section 1-267, (3) the federal 140 141 government, (4) a foreign government, or (5) an agency of a subdivision, 142 state or government described in subdivision (1), (2), (3) or (4) of this 143 subsection.

(e) For the purposes of this section, "minority business enterprise"means any small contractor or supplier of materials fifty-one per cent or

146 more of the capital stock, if any, or assets of which is owned by a person 147 or persons: (1) Who are active in the daily affairs of the enterprise, (2) 148 who have the power to direct the management and policies of the enterprise, and (3) who are members of a minority, as such term is 149 150 defined in subsection (a) of section 32-9n; and "good faith" means that 151 degree of diligence which a reasonable person would exercise in the 152 performance of legal duties and obligations. "Good faith efforts" shall 153 include, but not be limited to, those reasonable initial efforts necessary 154 to comply with statutory or regulatory requirements and additional or 155 substituted efforts when it is determined that such initial efforts will not 156 be sufficient to comply with such requirements.]

157 [(f)] (e) Determination of the contractor's good faith efforts shall 158 include, but shall not be limited to, the following factors: The 159 contractor's employment and subcontracting policies, patterns and 160 practices; affirmative advertising, recruitment and training; technical 161 assistance activities and such other reasonable activities or efforts as the 162 Commission on Human Rights and Opportunities may prescribe that 163 are designed to ensure the participation of minority business enterprises 164 in public works projects.

[(g)] (f) The contractor shall develop and maintain adequate
documentation, in a manner prescribed by the Commission on Human
Rights and Opportunities, of its good faith efforts.

168 [(h)] (g) The contractor shall include the provisions of subsections 169 [(a)] (b) and [(b)] (c) of this section in every subcontract or purchase 170 order entered into in order to fulfill any obligation of a contract with the 171 state, and in every subcontract entered into in order to fulfill any 172 obligation of a [municipal] public works contract, [or contract for a 173 quasi-public agency project,] and such provisions shall be binding on a 174 subcontractor, vendor or manufacturer, unless exempted by regulations 175 or orders of the Commission on Human Rights and Opportunities. The 176 contractor shall take such action with respect to any such subcontract or 177 purchase order as the commission may direct as a means of enforcing 178 such provisions, including sanctions for noncompliance in accordance

with section 46a-56, as amended by this act; provided, if such contractor
becomes involved in, or is threatened with, litigation with a
subcontractor or vendor as a result of such direction by the commission
regarding a state contract, the contractor may request the state of
Connecticut to enter into any such litigation or negotiation prior thereto
to protect the interests of the state and the state may so enter.

185 Sec. 3. Section 4a-60g of the general statutes is repealed and the 186 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) As used in this section and sections 4a-60h to 4a-60j, inclusive, as
 amended by this act, the following terms have the following meanings:

189 (1) "Small contractor" means (A) any contractor, subcontractor, 190 manufacturer, service company or corporation that (i) maintains its 191 principal place of business in the state, and (ii) is registered as a small 192 business in the federal database maintained by the United States 193 General Services Administration, as required to do business with the 194 federal government, or (B) any nonprofit corporation that (i) maintains 195 its principal place of business in the state, (ii) had gross revenues not 196 exceeding twenty million dollars in the most recently completed fiscal 197 year prior to such application, and (iii) is independent.

(2) "Independent" means the viability of the enterprise of the small
contractor does not depend upon another person, as determined by an
analysis of the small contractor's relationship with any other person in
regards to the provision of personnel, facilities, equipment, other
resources and financial support, including bonding.

(3) "State agency" means each state board, commission, department,
office, institution, council or other agency with the power to contract for
goods or services itself or through its head.

(4) "Minority business enterprise" means any small contractor (A)
fifty-one per cent or more of the capital stock, if any, or assets of which
are owned by a person or persons who (i) exercise operational authority
over the daily affairs of the enterprise, (ii) have the power to direct the

210 management and policies and receive the beneficial interest of the 211 enterprise, (iii) possess managerial and technical competence and 212 experience directly related to the principal business activities of the 213 enterprise, and (iv) are members of a minority, as [such term is] defined 214 in subsection (a) of section 32-9n, or are individuals with a disability, or 215 (B) which is a nonprofit corporation in which fifty-one per cent or more 216 of the persons who [(i)] exercise operational authority over the 217 enterprise, [(ii)] (i) possess managerial and technical competence and 218 experience directly related to the principal business activities of the 219 enterprise, [(iii)] (ii) have the power to direct the management and 220 policies of the enterprise, and [(iv)] (iii) are members of a minority, as 221 defined in this subsection, or are individuals with a disability.

(5) "Affiliated" means the relationship in which a person directly, or
indirectly through one or more intermediaries, controls, is controlled by
or is under common control with another person.

(6) "Control" means the power to direct or cause the direction of the
management and policies of any person, whether through the
ownership of voting securities, by contract or through any other direct
or indirect means. Control [shall be] is presumed to exist if any person,
directly or indirectly, owns, controls, holds with the power to vote, or
holds proxies representing, twenty per cent or more of any voting
securities of another person.

(7) "Person" means any individual, corporation, limited liability
company, partnership, association, joint stock company, business trust,
unincorporated organization or other entity.

(8) "Individual with a disability" means an individual (A) having a
physical or mental impairment that substantially limits one or more of
the major life activities of the individual, which mental impairment may
include, but is not limited to, having one or more mental disorders, as
defined in the most recent edition of the American Psychiatric
Association's "Diagnostic and Statistical Manual of Mental Disorders",
or (B) having a record of such an impairment.

(9) "Nonprofit corporation" means a nonstock corporation
incorporated pursuant to chapter 602 or any predecessor statutes
thereto, which is exempt from taxation under any provision of section
501 of the Internal Revenue Code of 1986, or any subsequent
corresponding internal revenue code of the United States, as amended
from time to time.

(10) "Municipality" means any town, city, borough, consolidatedtown and city or consolidated town and borough.

(11) "Quasi-public agency" has the same meaning as provided insection 1-120.

(12) "Awarding agency" means a state agency or political subdivision
of the state, [other than] <u>including</u> a municipality <u>or quasi-public</u>
<u>agency</u>.

(13) "Public works contract" has the same meaning as provided in
section 46a-68b, as amended by this act.

257 [(14) "Municipal public works contract" means that portion of an 258 agreement entered into on or after October 1, 2015, between any 259 individual, firm or corporation and a municipality for the construction, 260 rehabilitation, conversion, extension, demolition or repair of a public 261 building, highway or other changes or improvements in real property, 262 which is financed in whole or in part by the state, including, but not 263 limited to, matching expenditures, grants, loans, insurance or 264 guarantees but excluding any project of an alliance district, as defined 265 in section 10-262u, financed by state funding in an amount equal to fifty 266 thousand dollars or less.

(15) "Quasi-public agency project" means the construction,
rehabilitation, conversion, extension, demolition or repair of a building
or other changes or improvements in real property pursuant to a
contract entered into on or after October 1, 2015, which is financed in
whole or in part by a quasi-public agency using state funds, including,
but not limited to, matching expenditures, grants, loans, insurance or

### 273 guarantees.]

274	(14) "Joint venture" means an agreement between a small contractor
275	and a person who does not qualify as a small contractor to perform a
276	public works contract set aside or reserved for small contractors under
277	this section in accordance with the program established under
278	subsection (l) of this section.

279 (b) (1) It is found and determined, based on a state-validated study of 280 contracting disparities, that there is a serious need to help small 281 contractors, minority business enterprises, nonprofit organizations and 282 individuals with disabilities to be considered for and awarded state 283 contracts for the purchase of goods and services [,] and public works 284 contracts. [, municipal public works contracts and contracts for quasi-285 public agency projects.] Accordingly, the necessity of awarding such 286 contracts in compliance with the provisions of this section, sections 4a-287 60h to 4a-60j, inclusive, as amended by this act, and sections 32-9i to 32-288 9p, inclusive, for advancement of the public benefit and good, is 289 declared as a matter of legislative determination and will apply unless 290 a subsequent state-validated disparity study finds that there are no 291 longer disparities in state contracting, in which case this determination 292 will no longer apply to those areas where disparities have been 293 eliminated.

294 (2) Notwithstanding any [provisions] provision of the general 295 statutes, and except as set forth in this section, the head of each 296 awarding agency shall set aside in each fiscal year, for award to small 297 contractors, on the basis of competitive bidding procedures, [contracts 298 or portions of contracts for the construction, reconstruction or 299 rehabilitation of public buildings, the construction and maintenance of highways and] public works contracts and, in the case of an awarding 300 301 agency that is a state agency, the purchase of goods and services. The 302 total value of such contracts or portions thereof to be set aside by each 303 such agency shall be [at least twenty-five per cent of the total value of 304 all contracts let by the head of such agency in each fiscal year] 305 determined not less than annually by the Commissioner of

306 Administrative Services, in consultation with the Commission on 307 Human Rights and Opportunities, in order to attain parity with the 308 percentage of available small contractors and minority business enterprises in the relevant industries in the state and in accordance with 309 310 the goals established under subdivision (3) of this subsection, provided 311 a contract for any goods or services which have been determined by the 312 Commissioner of Administrative Services to be not customarily 313 available from or supplied by small contractors shall not be included. 314 [Contracts or portions thereof having a value of not less than twenty-315 five per cent of the total value of all contracts or portions thereof to be 316 set aside shall be reserved for awards to minority business enterprises.]

317 (3) Notwithstanding any provision of the general statutes, and except as provided in this section, [on and after October 1, 2015, each 318 319 municipality when awarding a municipal public works contract shall 320 state in its notice of solicitation for competitive bids or request for 321 proposals or qualifications for such contract that the general or trade 322 contractor shall be required to comply with the provisions of this section 323 and the requirements concerning nondiscrimination and affirmative 324 action under sections 4a-60 and 4a-60a. Any such contractor awarded a 325 municipal public works contract shall, on the basis of competitive 326 bidding procedures, (A) set aside at least twenty-five per cent of the total 327 value of the state's financial assistance for such contract for award to 328 subcontractors who are small contractors, and (B) of that portion to be 329 set aside in accordance with subparagraph (A) of this subdivision, 330 reserve a portion equivalent to twenty-five per cent of the total value of 331 the contract or portion thereof to be set aside for awards to 332 subcontractors who are minority business enterprises. The provisions of 333 this section shall not apply to any municipality that has established a 334 set-aside program pursuant to section 7-148u where the percentage of 335 contracts set aside for minority business enterprises is equivalent to or 336 exceeds the percentage set forth in this subsection] the executive 337 director of the Commission on Human Rights and Opportunities, or the executive director's designee, shall establish goals for the inclusion of 338 339 small contractors and minority business enterprises on all public works

340 contracts in order to attain parity with the availability of contractors 341 required for the specific contract according to their industry and the 342 relevant geographic area. Such availability shall be determined by 343 annual data derived from the number of small contractors and minority 344 business enterprises certified by the Department of Administrative 345 Services as a percentage of businesses in the relevant industries 346 registered with the Secretary of the State.

[(4) Notwithstanding any provision of the general statutes, and 347 348 except as provided in this section, on and after October 1, 2015, any 349 individual, firm or corporation that enters into a contract for a quasi-350 public agency project shall, prior to awarding such contract, notify the 351 contractor to be awarded such project of the requirements of this section 352 and the requirements concerning nondiscrimination and affirmative 353 action under sections 4a-60 and 4a-60a. Any such contractor awarded a 354 contract for a quasi-public agency project shall, on the basis of 355 competitive bidding procedures, (A) set aside at least twenty-five per 356 cent of the total value of the state's financial assistance for such contract 357 for award to subcontractors who are small contractors, and (B) of that 358 portion to be set aside in accordance with subparagraph (A) of this 359 subdivision, reserve a portion equivalent to twenty-five per cent of the 360 total value of the contract or portions thereof to be set aside for awards 361 to subcontractors who are minority business enterprises.]

[(5)] (4) Eligibility of nonprofit corporations under the provisions of
 this section shall be limited to predevelopment contracts awarded by
 the Commissioner of Housing for housing projects.

[(6)] (5) In calculating the percentage of contracts to be set aside under subdivisions (2) [to (4), inclusive,] and (3) of this subsection, the awarding agency or contractor shall exclude any contract that may not be set aside due to a conflict with a federal law or regulation.

369 (c) The head of any awarding agency may, in lieu of setting aside any
370 contract or portions thereof, require any general or trade contractor or
371 any other entity authorized by such agency to award contracts, to set

aside a portion of any contract for subcontractors who are eligible for
set-aside contracts under this section. Nothing in this subsection shall
be construed to diminish the total value of contracts which are required
to be set aside by any awarding agency pursuant to this section.

(d) The head of each awarding agency shall notify the Commissioner
of Administrative Services of all contracts to be set aside pursuant to
subdivision (2) of subsection (b) or subsection (c) of this section at the
time that bid documents for such contracts are made available to
potential contractors.

381 (e) The awarding [authority] agency shall require that a contractor or 382 subcontractor awarded a contract or a portion of a contract under this 383 section perform not less than thirty per cent of the work with the 384 workforces of such contractor or subcontractor and shall require that not 385 less than fifty per cent of the work be performed by contractors or 386 subcontractors eligible for awards under this section, except such 387 requirements shall not apply to construction mangers, as described in 388 section 46a-68d, as amended by this act, or a joint venture. A contractor 389 awarded a contract or a portion of a contract under this section shall not 390 subcontract with any person with whom the contractor is affiliated. No 391 person who is affiliated with another person shall be eligible for awards 392 under this section if both affiliated persons considered together would 393 not qualify as a small contractor or a minority business enterprise under 394 subsection (a) of this section, except for a joint venture. The awarding 395 [authority] agency shall require that a contractor awarded a contract 396 pursuant to this section submit, in writing, an explanation of any 397 subcontract to such contract that is entered into with any person that is 398 not eligible for the award of a contract pursuant to this section, prior to 399 the performance of any work pursuant to such subcontract.

(f) The awarding [authority] <u>agency</u> may require that a contractor or
subcontractor awarded a contract or a portion of a contract under this
section furnish the following documentation: (1) A copy of the certificate
of incorporation, certificate of limited partnership, partnership
agreement or other organizational documents of the contractor or

405 subcontractor; (2) a copy of federal income tax returns filed by the 406 contractor or subcontractor for the previous year; (3) evidence of 407 payment of fair market value for the purchase or lease by the contractor or subcontractor of property or equipment from another contractor who 408 409 is not eligible for set-aside contracts under this section; (4) evidence that 410 the principal place of business of the contractor or subcontractor is 411 located in the state; [and] (5) for any contractor or subcontractor certified 412 under subsection (k) of this section on or after October 1, 2021, evidence 413 of registration as a small business in the federal database maintained by 414 the United States General Services Administration, as required to do 415 business with the federal government; and (6) for any joint venture, a 416 copy of the agreement to become a joint venture.

417 (g) The awarding [authority] <u>agency</u> or the Commissioner of Administrative Services or the Commission on Human Rights and 418 419 Opportunities may conduct an audit of the financial, corporate and 420 business records and conduct an investigation of any small contractor, 421 [or] minority business enterprise or joint venture which applies for or is 422 awarded a set-aside contract for the purpose of determining eligibility 423 for awards or compliance with the requirements established under this 424 section.

(h) The provisions of this section shall not apply to [(1)] any awarding agency for which the total value of all contracts or portions of contracts of the types enumerated in subdivision (2) of subsection (b) of this section is anticipated to be equal to ten thousand dollars or less. [, or (2) any municipal public works contract or contract for a quasi-public agency project for which the total value of the contract is anticipated to be equal to fifty thousand dollars or less.]

(i) In lieu of a performance, bid, labor and materials or other required
bond, a contractor or subcontractor awarded a contract under this
section may provide to the awarding [authority] <u>agency</u>, and the
awarding [authority] <u>agency</u> shall accept<sub>z</sub> a letter of credit. Any such
letter of credit shall be in an amount equal to ten per cent of the contract
for any contract that is less than one hundred thousand dollars and in

an amount equal to twenty-five per cent of the contract for any contractthat exceeds one hundred thousand dollars.

440 (i) (1) Whenever the awarding agency has reason to believe that any 441 contractor or subcontractor awarded a state set-aside contract has 442 wilfully violated any provision of this section, the awarding agency 443 shall send a notice to such contractor or subcontractor by certified mail, 444 return receipt requested, and to the Commission on Human Rights and 445 Opportunities, in a manner prescribed by the commission. Such notice 446 shall include: (A) A reference to the provision alleged to be violated; (B) 447 a short and plain statement of the matter asserted; and (C) the maximum civil penalty that may be imposed for such violation. [; and (D) the time 448 449 and place for the hearing. Such hearing shall be fixed for a date not 450 earlier than fourteen days after the notice is mailed. The awarding 451 agency shall send a copy of such notice to the Commission on Human 452 **Rights and Opportunities.** 

453 (2) The awarding agency shall hold a hearing on the violation 454 asserted unless such contractor or subcontractor fails to appear. The 455 hearing shall be held in accordance with the provisions of chapter 54. If, 456 after the hearing, the awarding agency finds that the contractor or 457 subcontractor has wilfully violated any provision of this section, the 458 awarding agency shall suspend all set-aside contract payments to the 459 contractor or subcontractor and may, in its discretion, order that a civil 460 penalty not exceeding ten thousand dollars per violation be imposed on 461 the contractor or subcontractor. If such contractor or subcontractor fails 462 to appear for the hearing, the awarding agency may, as the facts require, 463 order that a civil penalty not exceeding ten thousand dollars per 464 violation be imposed on the contractor or subcontractor. The awarding 465 agency shall send a copy of any order issued pursuant to this subsection 466 by certified mail, return receipt requested, to the contractor or 467 subcontractor named in such order. The awarding agency may cause 468 proceedings to be instituted by the Attorney General for the 469 enforcement of any order imposing a civil penalty issued under this 470 subsection]

471 (2) The Commission on Human Rights and Opportunities may file a
472 complaint with the commission's office of public hearings alleging a
473 violation of this section. Said office shall hold a hearing on the violation
474 in accordance with the provisions of subsection (d) of section 46a-56, as
475 amended by this act.

476 (k) (1) On or before January 1, 2000, the Commissioner of 477 Administrative Services shall establish a process for certification of 478 small contractors and minority business enterprises as eligible for set-479 aside contracts. Each certification shall be valid for a period not to 480 exceed two years, unless the Commissioner of Administrative Services 481 determines that an extension of such certification is warranted, 482 provided any such extension shall not exceed a period of six months 483 from such certification's original expiration date. Any certification issued prior to October 1, 2021, shall remain valid for the term listed on 484 485 such certification unless revoked pursuant to subdivision (2) of this 486 subsection. The Department of Administrative Services shall maintain 487 on its web site an updated directory of small contractors and minority 488 business enterprises certified under this section.

489 (2) The Commissioner of Administrative Services may deny an 490 application for the initial issuance or renewal of such certification after 491 issuing a written decision to the applicant setting forth the basis for such 492 denial. The commissioner may revoke such certification for cause after 493 notice and an opportunity for a hearing in accordance with the 494 provisions of chapter 54. Any person aggrieved by the commissioner's 495 decision to deny the issuance or renewal of or to revoke such 496 certification may appeal such decision to the Superior Court, in 497 accordance with the provisions of section 4-183.

(3) Whenever the Commissioner of Administrative Services has
reason to believe that a small contractor or minority business enterprise
who has applied for or received certification under this section has
included a materially false statement in his or her application, the
commissioner may impose a penalty not exceeding ten thousand dollars
after notice and a hearing held in accordance with chapter 54. Such

504 notice shall include (A) a reference to the statement or statements 505 contained in the application alleged to be false, (B) the maximum civil 506 penalty that may be imposed for such misrepresentation, and (C) the 507 time and place of the hearing. Such hearing shall be fixed for a date not 508 later than fourteen days from the date such notice is sent. The 509 commissioner shall send a copy of such notice to the Commission on 510 Human Rights and Opportunities.

511 (4) The commissioner shall hold a hearing prior to such revocation or 512 denial or the imposition of a penalty, unless such contractor or 513 subcontractor fails to appear. If, after the hearing, the commissioner finds that the contractor or subcontractor has wilfully included a 514 515 materially false statement in his or her application for certification under 516 this subsection, the commissioner shall revoke or deny the certification 517 and may order that a civil penalty not exceeding ten thousand dollars 518 be imposed on the contractor or subcontractor. If such contractor or 519 subcontractor fails to appear for the hearing, the commissioner may, as 520 the facts require, revoke or deny the certification and order that a civil 521 penalty not exceeding ten thousand dollars be imposed on the 522 contractor or subcontractor. The commissioner shall send a copy of any 523 order issued pursuant to this subsection to the contractor or 524 subcontractor named in such order. The commissioner may cause 525 proceedings to be instituted by the Attorney General for the 526 enforcement of any order imposing a civil penalty issued under this 527 subsection.

(1) On or before September 1, 2026, the Commissioner of 528 529 Administrative Services shall establish a program to enable small 530 contractors or minority business enterprises to enter into a written 531 agreement, on a form prescribed by the commissioner, with a contractor 532 that is not a small contractor or minority business enterprise, to establish 533 a joint venture. Any such joint venture that meets the criteria established 534 by the commissioner pursuant to regulations adopted under the 535 provisions of chapter 54, shall be eligible to be awarded a contract under 536 this section as a small contractor or minority business enterprise, upon 537 presentation of the written agreement. Such criteria and requirements

for the agreement shall specify, but need not be limited to, (1) the 538 539 percentage of work under the contract to be performed by the small 540 contractor or minority business enterprise, (2) the percentage of revenue from the contract to be allocated to the small contractor or minority 541 542 business enterprise, (3) reporting requirements, (4) documentation 543 requirements, (5) restrictions on the number of joint ventures a large 544 contractor may enter into, (6) the responsibilities of each contractor 545 under the contract, (7) the responsibilities of the parties with regard to 546 negotiation of the contract, source of labor and contract performance, (8) 547 notification requirements for joint venture termination, (9) a 548 requirement that the large contractor be prequalified under section 4a-549 100, (10) a prohibition on the small contractor being affiliated with the 550 large contractor, or (11) any other requirement deemed necessary by the 551 commissioner. No person who has been suspended or disqualified from 552 being awarded a contract by another state, a federal agency or under 553 federal law, shall be eligible to establish a joint venture. Any 554 establishment of such a joint venture in bad faith or fraudulent representation concerning such joint venture shall constitute a 555 556 discriminatory practice, as defined in section 46a-51, as amended by this 557 act.

558 [(1)] (m) On or before June thirtieth of each year, the Commissioner of 559 Administrative Services shall provide each awarding agency setting 560 aside contracts or portions of contracts under subdivision (2) of 561 subsection (b) of this section a preliminary report establishing small and 562 minority business state set-aside program goals for the twelve-month 563 period beginning July first in the same year. On or before September 564 thirtieth of each year, each such awarding agency shall submit a final 565 version of such report to the Commissioner of Administrative Services, 566 the Commission on Human Rights and Opportunities and the 567 cochairpersons and ranking members of the joint standing committees of the General Assembly having cognizance of matters relating to 568 569 planning and development and government administration.

570 [(m)] (n) On or before November first of each year and on a quarterly 571 basis thereafter, each awarding agency setting aside contracts or

572 portions of contracts under subdivision (2) of subsection (b) of this 573 section shall prepare a status report on the implementation and results 574 of its small business and minority business enterprise state set-aside 575 program goals during the three-month period ending one month before 576 the due date for the report. Each report shall be submitted to the 577 Commissioner of Administrative Services and the Commission on 578 Human Rights and Opportunities. Any awarding agency that achieves 579 less than fifty per cent of its small contractor and minority business 580 enterprise state set-aside program goals by the end of the second 581 reporting period in any twelve-month period beginning on July first 582 shall provide a written explanation to the Commissioner of 583 Administrative Services and the Commission on Human Rights and 584 Opportunities detailing how the awarding agency will achieve its goals in the final reporting period. The Commission on Human Rights and 585 586 Opportunities shall: (1) Monitor the achievement of the annual goals 587 established by each awarding agency; and (2) prepare a quarterly report 588 concerning such goal achievement. The report shall be submitted to each 589 awarding agency that submitted a report, the Commissioner of 590 Economic and Community Development, the Commissioner of 591 Administrative Services and the cochairpersons and ranking members 592 of the joint standing committees of the General Assembly having 593 cognizance of matters relating to planning and development and 594 government administration. Failure by any awarding agency to submit 595 any reports required by this section shall be a violation of section 46a-596 77.

597 [(n)] (o) Nothing in this section shall be construed to apply to the 598 janitorial or service contracts awarded pursuant to subsections (b) to (d), 599 inclusive, of section 4a-82.

600 [(o)] (p) The Commissioner of Administrative Services may adopt 601 regulations<sub>z</sub> in accordance with the provisions of chapter 54<sub>z</sub> to 602 implement the provisions of this section.

603 Sec. 4. Section 4a-60h of the general statutes is repealed and the 604 following is substituted in lieu thereof (*Effective July 1, 2026*): 605 (a) The Commissioner of Administrative Services shall be responsible 606 for the administration of the set-aside program for public works 607 contracts and state contracts for goods and services, as described in subdivision (2) of subsection (b) of section 4a-60g, as amended by this 608 609 <u>act</u>. The commissioner shall conduct regular training sessions, as often 610 as the commissioner deems necessary, for state agencies to explain the 611 state set-aside program and to specify the factors that [must] shall be 612 addressed in calculating awarding agency goals under the program. The 613 commissioner shall conduct informational workshops to inform 614 businesses of state set-aside opportunities and responsibilities, 615 including the joint venture program.

616 (b) The Commission on Human Rights and Opportunities shall be 617 responsible for the administration of the set-aside program [for 618 municipal public works contracts and contracts for quasi-public agency 619 projects,] as described in [subdivisions (3) and (4)] subdivision (3) of 620 subsection (b) of section 4a-60g, as amended by this act. The commission 621 shall conduct regular training sessions, as often as the commission 622 deems necessary, for municipalities, quasi-public agencies and 623 contractors to explain the [municipal and quasi-public agency project] 624 set-aside program. The commission may adopt regulations in 625 accordance with the provisions of chapter 54, to carry out the purposes 626 of sections 4a-60g to 4a-60j, inclusive, as amended by this act. [, in regard 627 to the municipal and quasi-public agency project set-aside program.

(c) In any case where an individual contract is both a public works
contract of an awarding agency and a quasi-public agency project
contract, the provisions of this chapter governing awarding agency
public works contracts shall apply to such contract.]

[(d)] (c) The Commissioner of Administrative Services shall adopt regulations in accordance with the provisions of chapter 54 to carry out the purposes of sections 4a-60g to 4a-60j, inclusive, as amended by this act, in regard to the state set-aside program. Such regulations shall include (1) provisions concerning the application of the program to individuals with a disability; (2) guidelines for a legally acceptable 638 format for, and content of, letters of credit authorized under subsection 639 (j) of section 4a-60g, as amended by this act; (3) procedures for random 640 site visits to the place of business of an applicant for certification at the time of application and at subsequent times, as necessary, to ensure the 641 642 integrity of the application process; [and] (4) time limits for approval or 643 disapproval of applications; and (5) criteria for the joint venture 644 program established under subsection (1) of section 4a-60g, as amended 645 by this act.

[(e) On or before January 1, 1994, the Commissioner of
Administrative Services shall, by regulations adopted in accordance
with chapter 54, establish a process to ensure that small contractors,
small businesses and minority business enterprises have fair access to
all competitive state contracts outside of the state set-aside program.]

651 Sec. 5. Section 46a-68c of the general statutes is repealed and the 652 following is substituted in lieu thereof (*Effective July 1, 2026*):

653 [(a) In addition to the provisions of section 4a-60, each contractor with 654 fifty or more employees awarded a public works contract, municipal 655 public works contract or contract for a quasi-public agency project in 656 excess of fifty thousand dollars in any fiscal year, but not subject to the 657 provisions of section 46a-68d, shall develop and file an affirmative 658 action plan with the Commission on Human Rights and Opportunities 659 which shall comply with regulations adopted by the commission. The 660 executive director or the executive director's designee shall review and 661 formally approve, conditionally approve or disapprove the content of 662 the affirmative action plan not later than one hundred twenty days 663 following the date of the submission of the plan to the commission. If 664 the executive director or the executive director's designee fails to 665 approve, conditionally approve or disapprove a plan within such one-666 hundred-twenty-day period, the plan shall be deemed to be either approved or deficient without consequence. The executive director or 667 668 the executive director's designee shall, not later than fifteen days after 669 the date of deeming an affirmative action plan approved or deficient 670 without consequence, provide the contractor with written notification

of the action taken with respect to such plan. Failure to develop an
affirmative action plan that is either approved or deficient without
consequence shall act as a bar to bidding on or the award of future
contracts until such requirement has been met.

675 (b) When the executive director or the executive director's designee approves an affirmative action plan pursuant to this section, the 676 677 executive director or the executive director's designee shall issue a 678 certificate of compliance to the contractor. Such certificate shall be prima 679 facie proof of the contractor's eligibility to bid or be awarded contracts 680 for a period of two years from the date of the certificate. Such certificate 681 shall not excuse the contractor from monitoring by the commission or from the reporting and record-keeping requirements of sections 46a-68e 682 683 and 46a-68f. The executive director or the executive director's designee 684 may revoke the certificate of a contractor if the contractor does not 685 implement its affirmative action plan in compliance with this section 686 and sections 4a-60, 4a-60g, 46a-56, 46a-68b, 46a-68d, and 46a-68e to 46a-687 68k, inclusive.]

(a) In addition to the provisions of section 4a-60, as amended by this 688 689 act, each contractor awarded a public works contract of more than one 690 hundred fifty thousand dollars, but not subject to the provisions of 691 section 46a-68d, as amended by this act, or a first-tier contractor who has 692 entered into an agreement with a construction manager subject to the 693 provisions of section 46a-68d, as amended by this act, that is valued at 694 one hundred fifty thousand dollars or more, shall develop and file a setaside plan with the Commission on Human Rights and Opportunities 695 696 which shall comply with the regulations adopted by the commission. Any plan filed pursuant to this section shall be filed not later than forty-697 698 five days from the date the contract or agreement is awarded. The 699 commission may grant one fifteen-day extension for such filing to a 700 contractor upon the request of the contractor.

(b) The executive director or the executive director's designee shall
 review and formally approve, conditionally approve or disapprove the
 content of the set-aside plan not later than one hundred twenty days

704 following the date of the submission of the plan to the commission. If 705 the executive director or the executive director's designee fails to approve, conditionally approve or disapprove a plan within such one-706 707 hundred-twenty-day period, the plan shall be deemed to be either 708 approved or deficient without consequence. If a plan is disapproved, the 709 contractor shall have forty-five days from the notice of disapproval to 710 resubmit an amended plan in order to remedy the reasons for 711 disapproval. The executive director or the executive director's designee 712 shall have thirty days to approve or disapprove the resubmitted plan. If 713 the executive director or the executive director's designee fails to review 714 the resubmitted plan within such thirty-day period, the plan shall be 715 deemed deficient without consequence. If the contractor fails to resubmit a plan or to remedy the reasons for disapproval, the plan shall 716 717 receive a final disapproval from the executive director or the executive 718 director's designee.

(c) Any failure to submit a plan as required by this section or receipt
of a final disapproval of a plan shall constitute a discriminatory practice,
as defined in section 46a-51, as amended by this act. Any contractor who
has received a final disapproval may request reconsideration of the
disapproval according to the procedures for reconsideration set forth in
subsection (h) of section 46a-83.

Sec. 6. Section 46a-68d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

727 [In addition to the provisions of section 4a-60, every public works 728 contract, municipal public works contract or contract for a quasi-public 729 agency project subject to the provisions of part II of chapter 60 shall also 730 be subject to the provisions of this section. After a bid has been accepted 731 but before a contract is awarded, the successful bidder shall file with 732 and have obtained the approval of the executive director or the 733 executive director's designee for an affirmative action plan. The 734 executive director or the executive director's designee may provide for 735 conditional acceptance of an affirmative action plan provided written 736 assurances are given by the contractor that it will amend its plan to

737 conform to affirmative action requirements. In the case of a public works 738 contract, the state shall withhold two per cent of the total contract price 739 per month from any payment made to such contractor until such time 740 as the contractor has developed an affirmative action plan, and received 741 the approval of the executive director or the executive director's 742 designee. In the case of a municipal public works contract or contract 743 for a quasi-public agency project, the municipality or entity, as applicable, shall withhold two per cent of the total contract price per 744 745 month from any payment made to such contractor until such time as the 746 contractor has developed an affirmative action plan and received the 747 approval of the commission. Notwithstanding the provisions of this 748 section, a contractor subject to the provisions of this section may file a 749 plan in advance of or at the same time as its bid. The executive director 750 or the executive director's designee shall review plans submitted 751 pursuant to this section within sixty days of receipt and either approve, 752 approve with conditions or reject such plan. When the executive 753 director or the executive director's designee approves an affirmative 754 action plan pursuant to this section, the executive director or the 755 executive director's designee shall issue a certificate of compliance to the 756 contractor as provided in section 46a-68c.]

757 (a) In addition to the provisions of section 4a-60, as amended by this 758 act, a contractor awarded a public works contract valued at one million 759 dollars or more or a construction manager, as defined in section 15-31m, awarded a public works contract valued at one hundred fifty thousand 760 761 dollars or more, shall develop and file an affirmative action plan with the Commission on Human Rights and Opportunities which shall 762 763 comply with regulations adopted by the commission. Any such plan 764 shall be filed not later than forty-five days from the date the contract is 765 awarded. The commission may grant one fifteen-day extension for such 766 filing to a contractor upon written request of the contractor.

(b) The executive director or the executive director's designee shall
 review and formally approve, conditionally approve or disapprove the
 content of the affirmative action plan not later than one hundred twenty
 days following the date of the submission of the plan to the commission.

771 If the executive director or the executive director's designee fails to approve, conditionally approve or disapprove a plan within such one-772 hundred-twenty-day period, the plan shall be deemed to be either 773 774 approved or deficient without consequence. If a plan is disapproved, the 775 contractor shall have thirty days from the notice of disapproval to 776 resubmit an amended plan in order to remedy the reasons for 777 disapproval. If the contractor fails to resubmit a plan or to remedy the 778 reasons for disapproval, the plan shall receive a final disapproval from 779 the executive director or the executive director's designee.

(c) Any failure to submit a plan as required by this section or receipt
 of a final disapproval of a plan shall constitute a discriminatory practice,
 as defined in section 46a-51, as amended by this act. Any contractor who
 has received a final disapproval may request reconsideration of the
 disapproval according to the procedures for reconsideration set forth in
 subsection (h) of section 46a-83.

- $\frac{1}{100} \frac{1}{100} \frac{1}$
- Sec. 7. Section 46a-68e of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective July 1, 2026*):

(a) Each contractor shall file, and shall cause each of [his] <u>such</u>
<u>contractor's</u> subcontractors to file, with the commission such
compliance reports at such times as the commission may direct.
Compliance reports shall contain such information as to the practices,
policies, programs and employment policies, employment programs,
and employment statistics of the contractor and each subcontractor and
be in such form as the commission may prescribe.

795 (b) All compliance reports shall be submitted not later than forty-five 796 days after the substantial completion of the contract. The executive 797 director or the executive director's designee shall have thirty days from 798 the date of submission of a compliance report to review and formally 799 approve or disapprove the compliance report. If the executive director 800 or the executive director's designee fails to approve, conditionally approve or disapprove a plan within such thirty-day period, the plan 801 802 shall be deemed to be either approved or deficient without consequence. 803 (c) In the case of a public works contract subject to the provisions of 804 section 46a-68d, as amended by this act, the awarding agency shall 805 withhold two per cent of the total contract price per month from any 806 payment made to such contractor until such time as the contractor has 807 submitted all compliance reports required by the commission and the 808 reports have been approved by the executive director or the executive 809 director's designee or deemed deficient without consequence.

810 Sec. 8. Section 46a-68g of the general statutes is repealed and the 811 following is substituted in lieu thereof (*Effective July 1, 2026*):

812 No awarding agency [, or in the case of a municipal public works 813 contract, no municipality, or in the case of a quasi-public agency project 814 contract, no entity,] shall enter into a contract with any bidder or 815 prospective contractor unless the bidder or prospective contractor has 816 satisfactorily complied with the provisions of sections 4a-60, as 817 amended by this act, 4a-60g, as amended by this act, 46a-56 and 46a-68c 818 to 46a-68f, inclusive, as amended by this act, or submits a program for 819 compliance acceptable to the commission.

Sec. 9. Section 46a-68k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

822 (a) If the commission determines an awarding agency [or in the case 823 of a municipal public works contract, a municipality, ] has a contract 824 compliance program which is at least equivalent to the requirements 825 and responsibilities of sections 4a-60 and 46a-68c to 46a-68f, inclusive, 826 as amended by this act, such agency, [or municipality,] subject to the 827 approval of the commission, may use its own compliance program. Any 828 contractor who is a party to a public works contract with such agency 829 [or municipality] may be relieved of the requirements and 830 responsibilities of said sections, provided such contractor complies with 831 the requirements of such agency's [or municipality's] contract 832 compliance program.

833 (b) The commission shall adopt regulations, in accordance with <u>the</u> 834 <u>provisions of</u> chapter  $54_{z}$  to carry out the purposes of this section, 835 including, but not limited to, establishing a procedure for such836 determination and approval.

Sec. 10. Subdivision (2) of subsection (c) of section 4-68cc of the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2026*):

840 (2) Before awarding a contract for a Neighborhood Security project, 841 the state or the municipality shall state in its notice of solicitation for 842 competitive bids or request for proposals or qualifications for such 843 contract that the bidder is required to comply with the provisions of section 4a-60g, as amended by this act, the requirements concerning 844 845 nondiscrimination and affirmative action under [sections] section 4a-60, 846 as amended by this act, [and 4a-60a] and the provisions under 847 subdivision (1) of this subsection regarding the hiring of a 848 subcontractor. The state or the municipality may inquire whether a 849 bidder is a business enterprise that participates in the Neighborhood 850 Security Fellowship Program and may award preference points to such 851 bidder.

Sec. 11. Section 10a-151i of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

854 For any qualified contract described in subdivision (1) of subsection 855 (b) of section 10a-151f, and any revenue contract or nonmonetary 856 contract that is not a qualified contract, as such terms are defined in 857 section 10a-151f, that is entered into or amended on or after July 1, [2017] 858 2026, by the chief executive officer of the Board of Regents for Higher 859 Education or the chief executive officer of an institution within the 860 jurisdiction of the Board of Regents for Higher Education or by the chief 861 executive officer of The University of Connecticut, the chief executive 862 officer shall require such contract to either (1) comply with the 863 provisions of subsection [(c)] (d) of section 4a-60, as amended by this 864 act, [and subsection (b) of section 4a-60a,] and set forth the full text of 865 subdivisions (1) to (5), inclusive, of subsection [(a)] (b) of section 4a-60, 866 as amended by this act, [and subdivisions (1) to (4), inclusive, of 867 subsection (a) of section 4a-60a,] or (2) set forth the following 868 affirmation: "Each party agrees, as required by [sections] section 4a-60 869 [and 4a-60a] of the Connecticut General Statutes, not to discriminate 870 against any person on the basis of race, color, religious creed, age, 871 marital status, national origin, ancestry, sex, gender identity or 872 expression, sexual orientation, status as a veteran, status as a victim of 873 domestic violence, intellectual disability, mental disability or physical 874 disability, including, but not limited to, blindness, unless it is shown by 875 such party that such disability prevents performance of the work 876 involved. Each party agrees to comply with all applicable federal and 877 state of Connecticut nondiscrimination and affirmative action laws, 878 including, but not limited to, [sections] section 4a-60 [and 4a-60a] of the Connecticut General Statutes.". 879

Sec. 12. Subsection (d) of section 31-51q of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

883 (d) The provisions of this section shall not apply to a religious 884 corporation, entity, association, educational institution or society that is exempt from the requirements of Title VII of the Civil Rights Act of 1964 885 886 pursuant to 42 USC 2000e-1(a) or is exempt from [sections 4a-60a,] the 887 provisions of section 4a-60, as amended by this act, concerning sexual 888 orientation, sections 46a-81b to 46a-81o, inclusive, pursuant to section 889 46a-81p, as amended by this act, with respect to speech on religious 890 matters to employees who perform work connected with the activities 891 undertaken by such religious corporation, entity, association, 892 educational institution or society.

Sec. 13. Subsection (b) of section 32-235 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(b) The proceeds of the sale of said bonds, to the extent of the amount
stated in subsection (a) of this section, shall be used by the Department
of Economic and Community Development:

899 (1) [for] For the purposes of sections 32-220 to 32-234, inclusive, 900 including economic cluster-related programs and activities, and for the 901 Connecticut job training finance demonstration program pursuant to 902 sections 32-23uu and 32-23vv, provided (A) three million dollars shall 903 be used by said department solely for the purposes of section 32-23uu, 904 (B) not less than one million dollars shall be used for an educational 905 technology grant to the deployment center program and the nonprofit 906 business consortium deployment center approved pursuant to section 907 32-41l, (C) not less than two million dollars shall be used by said 908 department for the establishment of a pilot program to make grants to 909 businesses in designated areas of the state for construction, renovation 910 or improvement of small manufacturing facilities, provided such grants 911 are matched by the business, a municipality or another financing entity. 912 The Commissioner of Economic and Community Development shall 913 designate areas of the state where manufacturing is a substantial part of 914 the local economy and shall make grants under such pilot program 915 which are likely to produce a significant economic development benefit 916 for the designated area, (D) five million dollars may be used by said 917 department for the manufacturing competitiveness grants program, (E) 918 one million dollars shall be used by said department for the purpose of 919 a grant to the Connecticut Center for Advanced Technology, for the 920 purposes of subdivision (5) of subsection (a) of section 32-7f, (F) fifty million dollars shall be used by said department for the purpose of 921 922 grants to the United States Department of the Navy, the United States 923 Department of Defense or eligible applicants for projects related to the 924 enhancement of infrastructure for long-term, on-going naval operations 925 at the United States Naval Submarine Base-New London, located in 926 Groton, which will increase the military value of said base. Such projects shall not be subject to the provisions of [sections 4a-60 and 4a-60a] 927 section 4a-60, as amended by this act, (G) two million dollars shall be 928 929 used by said department for the purpose of a grant to the Connecticut 930 Center for Advanced Technology, Inc., for manufacturing initiatives, 931 including aerospace and defense, and (H) four million dollars shall be 932 used by said department for the purpose of a grant to companies 933 adversely impacted by the construction at the Quinnipiac Bridge, where

such grant may be used to offset the increase in costs of commercial
overland transportation of goods or materials brought to the port of
New Haven by ship or vessel; [,]

(2) [for] <u>For</u> the purposes of the small business assistance program
established pursuant to section 32-9yy, provided fifteen million dollars
shall be deposited in the small business assistance account established
pursuant to said section 32-9yy; [,]

941 (3) [to] <u>To</u> deposit twenty million dollars in the small business express
942 assistance account established pursuant to section 32-7h; [,]

943 (4) [to] To deposit four million nine hundred thousand dollars per 944 year in each of the fiscal years ending June 30, 2017, to June 30, 2019, 945 inclusive, and June 30, 2021, and nine million nine hundred thousand 946 dollars in the fiscal year ending June 30, 2020, in the CTNext Fund 947 established pursuant to section 32-39i, which shall be used by the 948 Department of Economic and Community Development to provide 949 grants-in-aid to designated innovation places, as defined in section 32-950 39f, planning grants-in-aid pursuant to section 32-39l, and grants-in-aid 951 for projects that network innovation places pursuant to subsection (b) of 952 section 32-39m, provided not more than three million dollars be used 953 for grants-in-aid for such projects, and further provided any portion of 954 any such deposit that remains unexpended in a fiscal year subsequent 955 to the date of such deposit may be used by the Department of Economic 956 and Community Development for any purpose described in subsection 957 (e) of section 32-39i; [,]

958 (5) [to] To deposit two million dollars per year in each of the fiscal 959 years ending June 30, 2019, to June 30, 2021, inclusive, in the CTNext 960 Fund established pursuant to section 32-39i, which shall be used by the 961 Department of Economic and Community Development for the purpose 962 of providing higher education entrepreneurship grants-in-aid pursuant 963 to section 32-39g, provided any portion of any such deposit that remains 964 unexpended in a fiscal year subsequent to the date of such deposit may 965 be used by the Department of Economic and Community Development

966 for any purpose described in subsection (e) of section 32-39i; [,]

(6) [for] <u>For</u> the purpose of funding the costs of the Technology Talent
Advisory Committee established pursuant to section 32-7p, provided
not more than ten million dollars may be used on or after July 1, 2023,
for such purpose; [,]

(7) [to] <u>To</u> provide (A) a grant-in-aid to the Connecticut Supplier
Connection in an amount equal to two hundred fifty thousand dollars
in each of the fiscal years ending June 30, 2017, to June 30, 2021,
inclusive, and (B) a grant-in-aid to the Connecticut Procurement
Technical Assistance Program in an amount equal to three hundred
thousand dollars in each of the fiscal years ending June 30, 2017, to June
30, 2021, inclusive; [,]

978 (8) [to] To deposit four hundred fifty thousand dollars per year, in 979 each of the fiscal years ending June 30, 2017, to June 30, 2021, inclusive, 980 in the CTNext Fund established pursuant to section 32-39i, which shall 981 be used by the Department of Economic and Community Development 982 to provide growth grants-in-aid pursuant to section 32-39g, provided 983 any portion of any such deposit that remains unexpended in a fiscal year 984 subsequent to the date of such deposit may be used by the Department 985 of Economic and Community Development for any purpose described 986 in subsection (e) of section 32-39i; [,]

987 (9) [to] To transfer fifty million dollars to the Labor Department 988 which shall be used by said department for the purpose of funding workforce pipeline programs selected pursuant to section 31-11rr, 989 990 provided, notwithstanding the provisions of section 31-11rr, (A) not less 991 than five million dollars shall be provided to the workforce 992 development board in Bridgeport serving the southwest region, for 993 purposes of such program, and the board shall distribute such money 994 in proportion to population and need, and (B) not less than five million 995 dollars shall be provided to the workforce development board in 996 Hartford serving the north central region, for purposes of such program; 997 [/]

998 (10) [to] <u>To</u> transfer twenty million dollars to Connecticut 999 Innovations, Incorporated, provided ten million dollars shall be used by 1000 Connecticut Innovations, Incorporated for the purpose of the proof of 1001 concept fund established pursuant to subsection (b) of section 32-39x 1002 and ten million dollars shall be used by Connecticut Innovations, 1003 Incorporated for the purpose of the venture capital fund program 1004 established pursuant to section 32-4100; [,]

(11) [to] <u>To</u> provide a grant to The University of Connecticut of eight
million dollars for the establishment, development and operation of a
center for sustainable aviation pursuant to subsection (a) of section 10a1100; [,] and

(12) [for] For up to twenty million dollars in investments in federally
designated opportunity zones through an impact investment firm
including, subject to the approval of the Governor, funding from the
Economic Assistance Revolving Fund, established pursuant to section
32-231.

1014 Sec. 14. Section 46a-51 of the general statutes is repealed and the 1015 following is substituted in lieu thereof (*Effective July 1, 2026*):

1016 As used in [section 4a-60a and] this chapter:

(1) "Blind" refers to an individual whose central visual acuity does
not exceed 20/200 in the better eye with correcting lenses, or whose
visual acuity is greater than 20/200 but is accompanied by a limitation
in the fields of vision such that the widest diameter of the visual field
subtends an angle no greater than twenty degrees;

- 1022 (2) "Commission" means the Commission on Human Rights and1023 Opportunities created by section 46a-52;
- 1024 (3) "Commission legal counsel" means a member of the legal staff1025 employed by the commission pursuant to section 46a-54;
- 1026 (4) "Commissioner" means a member of the commission;

1027 (5) "Court" means the Superior Court or any judge of said court;

1028 (6) "Discrimination" includes segregation and separation;

(7) "Discriminatory employment practice" means any discriminatory
practice specified in subsection (b), (d), (e) or (f) of section 31-51i or
section 46a-60 or 46a-81c;

1032 (8) "Discriminatory practice" means a violation of section 4a-60, as 1033 amended by this act, [4a-60a,] 4a-60g, as amended by this act, 4a-60j, 31-1034 40y, subsection (b), (d), (e) or (f) of section 31-51i, subparagraph (C) of 1035 subdivision (15) of section 46a-54, subdivisions (16) and (17) of section 1036 46a-54, section 46a-58, 46a-59, 46a-60, 46a-64, 46a-64c, 46a-66 or 46a-68, 1037 sections 46a-68c to 46a-68f, inclusive, as amended by this act, sections 1038 46a-70 to 46a-78, inclusive, subsection (a) of section 46a-80, sections 46a-1039 81b to 46a-81o, inclusive, sections 46a-80b to 46a-80e, inclusive, sections 1040 46a-80k to 46a-80m, inclusive, or section 19a-498c;

(9) "Employee" means any person employed by an employer but shall
not include any individual employed by such individual's parents,
spouse or child. "Employee" includes any elected or appointed official
of a municipality, board, commission, counsel or other governmental
body;

(10) "Employer" includes the state and all political subdivisions
thereof and means any person or employer with one or more persons in
such person's or employer's employ;

1049 (11) "Employment agency" means any person undertaking with or1050 without compensation to procure employees or opportunities to work;

(12) "Labor organization" means any organization which exists for the
purpose, in whole or in part, of collective bargaining or of dealing with
employers concerning grievances, terms or conditions of employment,
or of other mutual aid or protection in connection with employment;

1055 (13) "Intellectual disability" means intellectual disability as defined in1056 section 1-1g;

1057 (14) "Person" means one or more individuals, partnerships, 1058 associations, corporations, limited liability companies, legal 1059 representatives, trustees, trustees in bankruptcy, receivers and the state 1060 and all political subdivisions and agencies thereof;

(15) "Physically disabled" refers to any individual who has any
chronic physical handicap, infirmity or impairment, whether congenital
or resulting from bodily injury, organic processes or changes or from
illness, including, but not limited to, epilepsy, deafness or being hard of
hearing or reliance on a wheelchair or other remedial appliance or
device;

(16) "Respondent" means any person alleged in a complaint filed
pursuant to section 46a-82, as amended by this act, to have committed a
discriminatory practice;

1070 (17) "Discrimination on the basis of sex" includes, but is not limited
1071 to, discrimination related to pregnancy, child-bearing capacity,
1072 sterilization, fertility or related medical conditions;

1073 (18) "Discrimination on the basis of religious creed" includes, but is 1074 not limited to, discrimination related to all aspects of religious 1075 observances and practice as well as belief, unless an employer 1076 demonstrates that the employer is unable to reasonably accommodate 1077 to an employee's or prospective employee's religious observance or 1078 practice without undue hardship on the conduct of the employer's 1079 business;

(19) "Learning disability" refers to an individual who exhibits a severe
discrepancy between educational performance and measured
intellectual ability and who exhibits a disorder in one or more of the
basic psychological processes involved in understanding or in using
language, spoken or written, which may manifest itself in a diminished
ability to listen, speak, read, write, spell or to do mathematical
calculations;

1087 (20) "Mental disability" refers to an individual who has a record of, or

is regarded as having one or more mental disorders, as defined in the
most recent edition of the American Psychiatric Association's
"Diagnostic and Statistical Manual of Mental Disorders";

1091 (21) "Gender identity or expression" means a person's gender-related 1092 identity, appearance or behavior, whether or not that gender-related 1093 identity, appearance or behavior is different from that traditionally 1094 associated with the person's physiology or assigned sex at birth, which 1095 gender-related identity can be shown by providing evidence including, 1096 but not limited to, medical history, care or treatment of the gender-1097 related identity, consistent and uniform assertion of the gender-related 1098 identity or any other evidence that the gender-related identity is 1099 sincerely held, part of a person's core identity or not being asserted for 1100 an improper purpose;

- 1101 (22) "Veteran" [means veteran as defined] has the same meaning as
  1102 provided in subsection (a) of section 27-103;
- 1103 (23) "Race" is inclusive of ethnic traits historically associated with 1104 race, including, but not limited to, hair texture and protective hairstyles;

(24) "Protective hairstyles" includes, but is not limited to, wigs,
headwraps and hairstyles such as individual braids, cornrows, locs,
twists, Bantu knots, afros and afro puffs;

1108 (25) "Domestic violence" has the same meaning as provided in 1109 subsection (b) of section 46b-1; and

(26) "Sexual orientation" means a person's identity in relation to the
gender or genders to which they are romantically, emotionally or
sexually attracted, inclusive of any identity that a person (A) may have
previously expressed, or (B) is perceived by another person to hold.

1114 Sec. 15. Section 46a-56 of the general statutes is repealed and the 1115 following is substituted in lieu thereof (*Effective July 1, 2026*):

1116 (a) The commission shall:

(1) Investigate the possibilities of affording equal opportunity ofprofitable employment to all persons, with particular reference to jobtraining and placement;

(2) Compile facts concerning discrimination in employment,violations of civil liberties and other related matters;

1122 (3) Investigate and proceed in all cases of discriminatory practices 1123 under this chapter and noncompliance with the provisions of section 4a-1124 60, as amended by this act, [or 4a-60a] or sections 46a-68c to 46a-68f, 1125 inclusive, as amended by this act, provided, the commission, whenever 1126 it has reason to believe that a person who is a party to a discriminatory 1127 practice case has engaged or is engaged in conduct that constitutes a 1128 violation of part VI, of chapter 952, may refer such matter to the Office 1129 of the Chief State's Attorney and said office shall conduct a further 1130 investigation as deemed necessary;

(4) From time to time, but not less than once a year, report to the Governor as provided in section 4-60, making recommendations for the removal of such injustices as it may find to exist and such other recommendations as it deems advisable and describing the investigations, proceedings and hearings it has conducted and their outcome, the decisions it has rendered and the other work it has performed;

(5) Monitor state contracts to determine whether they are in
compliance with [sections 4a-60 and 4a-60a] <u>section 4a-60, as amended</u>
<u>by this act</u>, and those provisions of the general statutes which prohibit
discrimination;

(6) Compile data concerning state contracts with female and minority
business enterprises and submit a report annually to the General
Assembly concerning the employment of such business enterprises as
contractors and subcontractors;

(7) Develop and include on the commission's Internet web site a linkconcerning the illegality of sexual harassment, as defined in section 46a-

1148 60, and the remedies available to victims of sexual harassment;

(8) Develop and make available at no cost to employers an online
training and education video or other interactive method of training and
education that fulfills the requirements prescribed in subdivision (15) of
section 46a-54;

(9) Develop, in conjunction with organizations that advocate on
behalf of victims of domestic violence, and include on the commission's
Internet web site a link concerning domestic violence and the resources
available to victims of domestic violence; and

(10) Develop, in conjunction with organizations that advocate on
behalf of victims of domestic violence, and make available at no cost to
each state agency an online training and education video or other
interactive method of training and education that fulfills the
requirements prescribed in subdivision (19) of section 46a-54.

1162 (b) The commission may, when it is deemed in the best interests of 1163 the state, exempt a contractor from the requirements of complying with 1164 any or all of the provisions of section 4a-60, as amended by this act, [4a-1165 60a, 46a-68c, as amended by this act, 46a-68d, as amended by this act, 1166 or 46a-68e, as amended by this act, in any specific contract. Exemptions 1167 under the provisions of this section may include, but not be limited to, 1168 the following instances: (1) If the work is to be or has been performed 1169 outside the state and no recruitment of workers within the limits of the 1170 state is involved; (2) those involving less than specified amounts of 1171 money or specified numbers of workers; (3) to the extent that they 1172 involve subcontracts below a specified tier. The commission may also 1173 exempt facilities of a contractor which are in all respects separate and 1174 distinct from activities of the contractor related to the performance of 1175 the contract, provided such an exemption shall not interfere with or 1176 impede the effectuation of the purposes of this section and sections 4a-1177 60, as amended by this act, [4a-60a,] 4a-60g, as amended by this act, and 1178 46a-68b to 46a-68k, inclusive, as amended by this act.

1179 (c) (<u>1</u>) If the commission determines through its monitoring and

1180 compliance procedures that a contractor or subcontractor is not 1181 complying with antidiscrimination statutes or contract provisions 1182 required under section 4a-60, as amended by this act, [or 4a-60a] or 1183 sections 46a-68c to 46a-68f, inclusive, as amended by this act, the 1184 commission may issue a complaint pursuant to subsection (c) of section 1185 46a-82, as amended by this act. Such complaint shall be scheduled for a hearing before a human rights referee appointed by the chief referee to 1186 1187 act as a presiding officer. Such hearing shall be held in accordance with chapter 54 and section 46a-84. If, after such hearing, the presiding officer 1188 1189 makes a finding of noncompliance with antidiscrimination statutes or 1190 contract provisions required under section 4a-60, as amended by this 1191 act, [or 4a-60a] or sections 46a-68c to 46a-68f, inclusive, as amended by 1192 this act, the presiding officer shall order such relief as is necessary to 1193 achieve full compliance with any antidiscrimination statute and 1194 required contract provisions.

1195 (2) The presiding officer may:

1196 [(1) (A) In the case of a state contract, order the state] (A) Order the 1197 awarding agency to retain two per cent of the total contract price per 1198 month on any existing contract with such contractor that the [state] 1199 agency withheld pursuant to section [46a-68d and] 46a-68e, as amended 1200 by this act, and in the case of a state contract, transfer the funds to the 1201 State Treasurer for deposit in the special fund described in subsection 1202 (e) of this section; [, or (B) in the case of a municipal public works or 1203 quasi-public agency contract, order the municipality or entity to retain 1204 two per cent of the total contract price per month on any existing 1205 contract with such contractor; (2) prohibit]

(B) Prohibit the contractor from participation in any further [contracts with state agencies or any further municipal public works contracts or quasi-public agency project contracts, as applicable] <u>public works</u> <u>contracts</u> until: [(A)] (<u>i</u>) The expiration of a period of two years from the date of the finding of noncompliance, or [(B)] (<u>ii</u>) the presiding officer determines that the contractor has adopted policies consistent with such statutes, provided the presiding officer shall make such determination 1213 not later than forty-five days after such finding of noncompliance; [(3)1214 publish]

1215 (<u>C) Publish</u>, or cause to be published, the names of contractors or 1216 unions that the presiding officer has found to be in noncompliance with 1217 such provisions; [(4) notify]

1218 (D) Notify the Attorney General that, in cases in which there is 1219 substantial violation or the threat of substantial violation of section 4a-1220 60, as amended by this act, [or 4a-60a,] appropriate proceedings should 1221 be brought to enforce such provisions, including the enjoining of 1222 organizations, individuals or groups that prevent, or seek to prevent, 1223 compliance with section 4a-60, as amended by this act; [or 4a-60a; (5) 1224 recommend]

1225 (E) Recommend to the Equal Employment Opportunity Commission 1226 or the Department of Justice that appropriate proceedings be instituted 1227 under Title VII of the Civil Rights Act of 1964 or related laws when 1228 necessary; [(6) recommend]

1229 <u>(F) Recommend</u> to the appropriate prosecuting authority that 1230 criminal proceedings be brought for the furnishing of false information 1231 to any awarding agency or to the commission; **[**(7) order**]** 

1232 (G) Order the contractor to bring itself into compliance with 1233 antidiscrimination statutes or contract provisions required under 1234 section 4a-60, as amended by this act, [or 4a-60a] or sections 46a-68c to 1235 46a-68f, inclusive, as amended by this act, not later than a period of 1236 thirty days after the issuance of such order or, for good cause shown, 1237 within an additional period of thirty days, and, if such contractor fails 1238 to bring itself into such compliance within such time period and such 1239 noncompliance is substantial or there is a pattern of noncompliance, 1240 recommend to the awarding agency that such agency declare the 1241 contractor to be in breach of the contract and that such agency pursue 1242 all available remedies; [or, in the case of a municipal public works or 1243 quasi-public agency project contract, recommend the municipality or 1244 entity to make such a declaration and pursue all available remedies; (8)

1245 order]

1246 (H) Order the awarding agency [or, in the case of a municipal public 1247 works or quasi-public agency project contract, the municipality or 1248 entity,] to refrain from entering into further contracts, or extensions or 1249 other modifications of existing contracts, with any noncomplying 1250 contractor, until such contractor has satisfied the commission that such 1251 contractor has established and will carry out personnel and 1252 employment policies in compliance with antidiscrimination statutes 1253 and section 4a-60, as amended by this act, [or 4a-60a] and sections 46a-1254 68c to 46a-68f, inclusive, as amended by this act; or [(9) order]

(I) Order two or more remedies or other relief designed to achieve
full compliance with antidiscrimination statutes and required contract
provisions.

1258 (3) The commission shall adopt regulations, in accordance with 1259 chapter 54, to implement the provisions of this section.

1260 (d) If the commission determines, through its monitoring and 1261 compliance procedures, that, with respect to a [state contract, municipal 1262 public works contract or quasi-public agency project] public works 1263 contract, a contractor, subcontractor, service provider or supplier of 1264 materials has (1) fraudulently qualified as a minority business 1265 enterprise, or (2) performed services or supplied materials on behalf of 1266 another contractor, subcontractor, service provider or supplier of 1267 materials knowing (A) that such other contractor, subcontractor, service 1268 provider or supplier has fraudulently qualified as a minority business 1269 enterprise in order to appear to comply with antidiscrimination statutes 1270 or contract provisions required under section 4a-60, as amended by this 1271 act, [or 4a-60a,] and (B) that such services or materials are to be used in 1272 connection with a contract entered into pursuant to subsection (b) of 1273 section 4a-60g, as amended by this act, the commission may issue a 1274 complaint pursuant to subsection (c) of section 46a-82, as amended by 1275 this act. Such complaint shall be scheduled for a hearing before a referee 1276 assigned by the chief referee to act as a presiding officer. Such hearing

shall be held in accordance with <u>the provisions of</u> chapter 54 and section
46a-84. If, after such hearing, the presiding officer makes a finding that
a contractor, subcontractor, service provider or supplier of materials has
violated this subsection, the presiding officer shall assess a civil penalty
of not more than ten thousand dollars upon such contractor,
subcontractor, service provider or supplier of materials.

1283 (e) The Attorney General, upon complaint of the commission, shall 1284 institute a civil action in the superior court for the judicial district of 1285 Hartford to recover any penalty assessed pursuant to subsection (d) of 1286 this section. Any penalties recovered pursuant to this subsection shall 1287 be deposited in a special fund and shall be held by the State Treasurer 1288 separate and apart from all other moneys, funds and accounts. The 1289 resources in such fund shall, pursuant to regulations adopted by the 1290 commission, in accordance with the provisions of chapter 54, be used to 1291 assist minority business enterprises. As used in this section, "minority 1292 business enterprise" means any contractor, subcontractor or supplier of 1293 materials fifty-one per cent or more of the capital stock, if any, or assets 1294 of which is owned by a person or persons: (1) Who are active in the daily 1295 affairs of the enterprise; (2) who have the power to direct the 1296 management and policies of the enterprise; and (3) who are members of 1297 a minority, as defined in subsection (a) of section 32-9n.

Sec. 16. Subsection (a) of section 46a-68 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(a) Each state agency, department, board and commission with 1301 1302 twenty-five [,] or more [,] full-time employees shall develop and 1303 implement, in cooperation with the Commission on Human Rights and 1304 Opportunities, an affirmative action plan that commits the agency, 1305 department, board or commission to a program of affirmative action in 1306 all aspects of personnel and administration. Such plan shall be 1307 developed pursuant to regulations adopted by the Commission on 1308 Human Rights and Opportunities in accordance with chapter 54 to 1309 ensure that affirmative action is undertaken as required by state and

1310 federal law to provide equal employment opportunities and to comply 1311 with all responsibilities under the provisions of sections 4-61u to 4-61w, 1312 inclusive, sections 46a-54 to 46a-64, inclusive, section 46a-64c and sections 46a-70 to 46a-78, inclusive. The executive head of each such 1313 1314 agency, department, board or commission shall be directly responsible 1315 for the development, filing and implementation of such affirmative 1316 action plan. The Metropolitan District of Hartford County shall be 1317 deemed to be a state agency for purposes of this section and sections 4a-1318 60, as amended by this act, [4a-60a] and 4a-60g, as amended by this act. 1319 Sec. 17. Subsection (d) of section 46a-81i of the general statutes is 1320 repealed and the following is substituted in lieu thereof (Effective July 1, 1321 2026): 1322 (d) Every state contract or subcontract for construction on public 1323 buildings or for other public work or for goods and services shall 1324 conform to the intent of section [4a-60a] 4a-60, as amended by this act. 1325 Sec. 18. Section 46a-81p of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*): 1326 1327 The provisions of [sections 4a-60a and] section 4a-60, as amended by 1328 this act, concerning sexual orientation and sections 46a-81b to 46a-81o, 1329 inclusive, shall not apply to a religious corporation, entity, association, 1330 educational institution or society with respect to the employment of 1331 individuals to perform work connected with the carrying on by such 1332 corporation, entity, association, educational institution or society of its 1333 activities, or with respect to matters of discipline, faith, internal 1334 organization or ecclesiastical rule, custom or law which are established 1335 by such corporation, entity, association, educational institution or 1336 society. 1337 Sec. 19. Section 46a-81q of the general statutes is repealed and the 1338 following is substituted in lieu thereof (*Effective July 1, 2026*): 1339 The provisions of [sections 4a-60a and] section 4a-60, as amended by 1340 this act, concerning sexual orientation and sections 46a-81b to 46a-81o,

inclusive, shall not apply to the conduct and administration of a ROTC
program established and maintained pursuant to 10 USC Sections 2101
to 2111, inclusive, as amended from time to time, and the regulations
thereunder, at an institution of higher education. For purposes of this
section, "ROTC" means the Reserve Officers' Training Corps.

Sec. 20. Subsection (c) of section 46a-82 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(c) The commission, whenever it has reason to believe that any
contractor or subcontractor is not complying with antidiscrimination
statutes or contract provisions required under section 4a-60, as amended
by this act, [4a-60a] or 4a-60g, as amended by this act, or the provisions
of sections 46a-68c to 46a-68f, inclusive, as amended by this act, may
issue a complaint.

Sec. 21. Subsection (e) of section 46a-86 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

1358 (e) In addition to any other action taken under this section, upon a 1359 finding of noncompliance with antidiscrimination statutes or contract 1360 provisions required under section 4a-60, as amended by this act, [or 4a-1361 60a] or the provisions of sections 46a-68c to 46a-68f, inclusive, as 1362 amended by this act, the presiding officer shall file with the commission 1363 and serve on the respondent an order with respect to any remedial action imposed pursuant to subsection (c) or (d) of section 46a-56, as 1364 1365 amended by this act.

Sec. 22. Section 46a-81aa of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective July 1, 2026*):

1368The provisions of subsection [(a)] (b) of section 4a-60, as amended by1369this act, subsection (c) of section 8-169s, section 8-265c, subsection (c) of1370section 8-294, section 8-315, subsection (a) of section 10-15c, section 10-1371153, subsection (b) of section 10a-6, subsection (a) of section 11-24b,

sections 16-245r and 16-247r, subsection (b) of section 28-15, section 31-1372 1373 22p, subsection (e) of section 31-57e, sections 32-277, 38a-358 and 42-1374 125a, subsection (c) of section 42-125b, subsection (a) of section 46a-58, 1375 subsection (a) of section 46a-59, subsection (b) of section 46a-60, 1376 subsection (a) of section 46a-64, subsections (a) and (e) of section 46a-1377 64c, subsection (a) of section 46a-66, subsection (a) of section 46a-70, 1378 subsection (a) of section 46a-71, subsection (b) of section 46a-72, 1379 subsection (a) of section 46a-73, subsection (a) of section 46a-75, 1380 subsection (a) of section 46a-76, subsections (b) and (c) of section 52-571d 1381 and section 53-37a that prohibit discrimination on the basis of gender 1382 identity or expression shall not apply to a religious corporation, entity, 1383 association, educational institution or society with respect to the 1384 employment of individuals to perform work connected with the 1385 carrying on by such corporation, entity, association, educational 1386 institution or society of its activities, or with respect to matters of 1387 discipline, faith, internal organization or ecclesiastical rule, custom or 1388 law which are established by such corporation, entity, association, 1389 educational institution or society.

1390 Sec. 23. Section 4a-60a of the general statutes is repealed. (*Effective July*1391 1, 2026)

Section 1	July 1, 2026	46a-68b
Sec. 2	July 1, 2026	4a-60
Sec. 3	July 1, 2026	4a-60g
Sec. 4	July 1, 2026	4a-60h
Sec. 5	July 1, 2026	46a-68c
Sec. 6	July 1, 2026	46a-68d
Sec. 7	July 1, 2026	46a-68e
Sec. 8	July 1, 2026	46a-68g
Sec. 9	July 1, 2026	46a-68k
Sec. 10	July 1, 2026	4-68cc(c)(2)
Sec. 11	July 1, 2026	10a-151i
Sec. 12	July 1, 2026	31-51q(d)
Sec. 13	July 1, 2026	32-235(b)

This act shall take effect as follows and shall amend the following sections:

Sec. 14	July 1, 2026	46a-51
Sec. 15	July 1, 2026	46a-56
Sec. 16	July 1, 2026	46a-68(a)
Sec. 17	July 1, 2026	46a-81i(d)
Sec. 18	July 1, 2026	46a-81p
Sec. 19	July 1, 2026	46a-81q
Sec. 20	July 1, 2026	46a-82(c)
Sec. 21	July 1, 2026	46a-86(e)
Sec. 22	July 1, 2026	46a-81aa
Sec. 23	July 1, 2026	Repealer section

### Statement of Legislative Commissioners:

In Section 1(1), subparagraph designators "(A)" and "(B)" were added and Subpara. (B) was reworded for clarity, in Section 2(d)(1), "subsection (a)" was changed to "subsection [(a)] (b)" for accuracy, in Section 3(a)(4)(B), the first clause designator was deleted for clarity, in Section 3(b)(2), "and in accordance with the goals established under subdivision (3) of this subsection" was added for consistency, in Section 3(j)(2), "(c)" was changed to "(d)" for accuracy, and Sections 13 and 15(c) were divided into paragraphs for consistency with standard drafting conventions.

#### GAE Joint Favorable Subst.