

## General Assembly

## Substitute Bill No. 1522

January Session, 2025

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## AN ACT RENAMING THE COMMUNITY INVESTMENT ACCOUNT THE DONALD E. WILLIAMS, JR. COMMUNITY INVESTMENT ACCOUNT AND INCREASING FUNDING FOR SAID ACCOUNT.

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

- Section 1. Section 4-66aa of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):
  - [(a)] There is established, within the General Fund, a separate, nonlapsing account to be known as the ["community investment account"] "Donald E. Williams, Jr. community investment account". The account shall contain any moneys required by law to be deposited in the account. The funds in the account shall be distributed every three months as follows: (1) [Ten] Twelve dollars of each fee credited to said account shall be deposited into the agriculture sustainability account established pursuant to section 4-66cc and, then, of the remaining funds, (2) twenty-five per cent to the Department of Economic and Community Development to use as follows: (A) [Three hundred eighty] Four hundred seventy-five thousand dollars, annually, to supplement the
- 15 for Historic Preservation, established pursuant to special act 75-93, and

technical assistance and preservation activities of the Connecticut Trust

- 16 (B) the remainder to supplement historic preservation activities as
- 17 provided in sections 10-409 to 10-415, inclusive; (3) twenty-five per cent
- 18 to the Department of Housing to supplement new or existing affordable

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19 housing programs; (4) twenty-five per cent to the Department of Energy 20 and Environmental Protection for municipal open space grants; and (5) 21 twenty-five per cent to the Department of Agriculture to use as follows: 22 (A) [Five hundred] Six hundred twenty-five thousand dollars annually 23 for the agricultural viability grant program established pursuant to 24 section 22-26j; (B) [five hundred] six hundred twenty-five thousand 25 dollars annually for the farm transition program established pursuant 26 to section 22-26k; (C) one hundred twenty-five thousand dollars 27 annually to encourage the sale of Connecticut-grown food to schools, 28 restaurants, retailers and other institutions and businesses in the state; 29 (D) [seventy-five] <u>ninety-three</u> thousand <u>seven hundred fifty</u> dollars 30 annually for the Connecticut farm link program established pursuant to 31 section 22-26l; (E) [forty-seven thousand five hundred] fifty-nine 32 thousand three hundred seventy-five dollars annually for the Seafood 33 Advisory Council established pursuant to section 22-455; (F) [forty-34 seven thousand five hundred] fifty-nine thousand three hundred 35 seventy-five dollars annually for the Connecticut Farm Wine 36 Development Council established pursuant to section 22-26c; (G) 37 [twenty-five] thirty-one thousand two hundred fifty dollars annually to 38 the Connecticut Food Policy Council established pursuant to section 22-39 456; and (H) the remainder for farmland preservation programs 40 pursuant to chapter 422. Each agency receiving funds under this section 41 may use not more than ten per cent of such funds for administration of 42 the programs for which the funds were provided.

[(b) Notwithstanding the provisions of subsection (a) of this section, fifty per cent of the moneys deposited in the community investment account from January 1, 2016, until June 30, 2017, shall be credited every three months to the resources of the General Fund, provided the funds remaining in the account shall be distributed as provided in subsection (a) of this section.]

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Sec. 2. Subsection (e) of section 7-34a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

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(e) In addition to the fees for recording a document under subsection (a) of this section, town clerks shall receive a fee of [forty] fifty dollars for each document recorded in the land records of the municipality. The town clerk shall retain [one dollar] two dollars of any fee paid pursuant to this subsection and three dollars of such fee shall become part of the general revenue of the municipality and be used to pay for local capital improvement projects, as defined in section 7-536. Not later than the fifteenth day of each month, town clerks shall remit [thirty-six] fortyfive dollars of the fees paid pursuant to this subsection during the previous calendar month to the State Treasurer. Upon deposit in the General Fund, such amount shall be credited to the **Donald E. Williams**, Jr. community investment account established pursuant to section 4-66aa, as amended by this act. The provisions of this subsection shall not apply to any document recorded on the land records by an employee of the state or of a municipality in conjunction with such employee's official duties. As used in this subsection, "municipality" includes each town, consolidated town and city, city, consolidated town and borough, borough, and district, as defined in chapter 105 or 105a, any municipal corporation or department thereof created by a special act of the General Assembly, and each municipal board, commission and taxing district not previously mentioned.

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- Sec. 3. Subsection (h) of section 49-10 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):
- (h) Notwithstanding the provisions concerning remittance and retention of fees set forth in section 7-34a, as amended by this act, the recording fees paid in accordance with subsections (a), (d) and (e) of [said] section 7-34a, as amended by this act, by a nominee of a mortgagee, as defined in subdivision (2) of subsection (a) of [said] section 7-34a, shall be allocated as follows: (1) For fees collected upon a recording by a nominee of a mortgagee, except for the recording of (A) an assignment of mortgage in which the nominee of a mortgagee appears as assignor, and (B) a release of mortgage, as described in section 49-8, by a nominee of a mortgagee, the town clerk shall remit one

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hundred ten dollars of such fees to the state, such fees shall be deposited 86 87 into the General Fund and, upon deposit in the General Fund, [thirty-88 six forty-five dollars of such fees shall be credited to the Donald E. 89 Williams, Jr. community investment account established pursuant to 90 section 4-66aa, as amended by this act; the town clerk shall retain [forty-91 nine fifty dollars of such fees, thirty-nine dollars of which shall become 92 part of the general revenue of such municipality and [ten] <u>eleven</u> dollars 93 of which shall be deposited into the town clerk fund; and the town clerk 94 shall retain any fees for additional pages beyond the first page in 95 accordance with the provisions of subdivision (2) of subsection (a) of 96 [said] section 7-34a; and (2) for the fee collected upon a recording of (A) 97 an assignment of mortgage in which the nominee appears as assignor, 98 or (B) a release of mortgage by a nominee of a mortgagee, the town clerk 99 shall remit one hundred twenty-seven dollars of such fee to the state, 100 such fee shall be deposited into the General Fund and, upon deposit in 101 the General Fund, [thirty-six] forty-five dollars of such fee shall be 102 credited to the Donald E. Williams, Jr. community investment account, 103 [and, until October 1, 2014, sixty dollars of such fee shall be credited to 104 the State Banking Fund for purposes of funding the foreclosure 105 mediation program established by section 49-31m;] and the town clerk 106 shall retain [thirty-two] thirty-three dollars of such fee, which shall 107 become part of the general revenue of such municipality.

Sec. 4. Section 22-38a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

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The Commissioner of Agriculture shall establish and administer a program to promote the marketing of farm products grown and produced in Connecticut for the purpose of encouraging the development of agriculture in the state. The commissioner may, within available appropriations, provide a grant-in-aid to any person, firm, partnership or corporation engaged in the promotion and marketing of such farm products, provided the words "CONNECTICUT-GROWN" or "CT-Grown" are clearly incorporated in such promotional and marketing activities. The commissioner shall (1) provide for the design, plan and implementation of a multiyear, state-wide marketing and

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advertising campaign, including, but not limited to, television and radio advertisements, promoting the availability of, and advantages of purchasing, Connecticut-grown farm products, (2) establish and continuously update a web site connected with such advertising campaign that includes, but is not limited to, a comprehensive listing of Connecticut farmers' markets, pick-your-own farms, roadside and onfarm markets, farm wineries, garden centers and nurseries selling predominantly Connecticut-grown horticultural products and agritourism events and attractions, and (3) conduct efforts to promote interaction and business relationships between farmers and restaurants, grocery stores, institutional cafeterias and other potential institutional purchasers of Connecticut-grown farm products, including, but not limited to, (A) linking farmers and potential purchasers through a separate feature of the web site established pursuant to this section, and (B) organizing state-wide or regional events promoting Connecticutgrown farm products, where farmers and potential institutional customers are invited to participate. The commissioner shall use his best efforts to solicit cooperation and participation from the farm, corporate, retail, wholesale and grocery communities in such advertising, Internetrelated and event planning efforts, including, but not limited to, soliciting private sector matching funds. The commissioner shall use all of the funds provided to the Department of Agriculture pursuant to subparagraph (C) of subdivision (5) of [subsection (a) of] section 4-66aa, as amended by this act, for the purposes of this section. The commissioner shall report annually to the joint standing committee of the General Assembly having cognizance of matters relating to the environment on issues with respect to efforts undertaken pursuant to the requirements of this section, including, but not limited to, the amount of private matching funds received and expended by the department. The commissioner may adopt, in accordance with chapter 54, such regulations as he deems necessary to carry out the purposes of this section.

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

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Section 1	July 1, 2025	4-66aa
Sec. 2	July 1, 2025	7-34a(e)
Sec. 3	July 1, 2025	49-10(h)
Sec. 4	July 1, 2025	22-38a

GAE Joint Favorable Subst.

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