

General Assembly

January Session, 2025

## Raised Bill No. 1527

Referred to Committee on APPROPRIATIONS

Introduced by: (APP)

## AN ACT IMPLEMENTING A RECOMMENDATION OF THE AUDITORS OF PUBLIC ACCOUNTS REGARDING NONLAPSING ACCOUNTS.

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

1 Section 1. Subsection (a) of section 3-22u of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "CHET Baby
Scholars fund", which shall be a separate, nonlapsing account. [within
the General Fund.] The account shall contain any moneys required by
law to be deposited in the account. Moneys in the account shall be
expended by the office of the Treasurer for the purposes of the CHET
Baby Scholars program established pursuant to this section.

10 Sec. 2. Section 3-123f of the general statutes is repealed and the 11 following is substituted in lieu thereof (*Effective July 1, 2025*):

12 The State Comptroller shall establish a separate, nonlapsing capital 13 reserve account [within the General Fund] for each constituent unit of

14 the state system of higher education. The proceeds of the sale, pursuant

to section 4b-21, of any surplus land or interest in land of any constituent unit of the state system of higher education shall upon deposit in the General Fund be credited to the capital reserve account of the appropriate constituent unit for the purpose of capital projects authorized by the constituent unit.

Sec. 3. Subsection (a) of section 3-123eee of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

23 (a) There is established an account to be known as the "partnership 24 plan premium account", which shall be a separate, nonlapsing account. 25 [within the General Fund.] All premiums paid by employers and their 26 respective employees and retirees for coverage under a partnership plan 27 pursuant to sections 3-123bbb to 3-123ddd, inclusive, shall be deposited 28 into said account. The account shall be administered by the Comptroller 29 for payment of claims and administrative fees to entities providing 30 coverage or services under partnership plans.

Sec. 4. Subsection (a) of section 4-66h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

34 (a) There is established an account to be known as the "Main Street 35 Investment Fund account", which shall be a separate, nonlapsing 36 account. [within the General Fund.] The account shall contain any 37 moneys required by law to be deposited in the account. Moneys in the 38 account shall be expended by the Department of Housing for the 39 purposes of providing grants not to exceed five hundred thousand 40 dollars to municipalities with populations of not more than thirty 41 thousand or municipalities eligible for the small town economic 42 assistance program pursuant to section 4-66g for eligible projects as 43 defined in subsection (d) of this section. Municipalities shall apply for 44 such grants in a manner to be determined by the Commissioner of 45 Housing. Said commissioner may contract with a nonprofit entity to

46 administer the provisions of this section.

47 Sec. 5. Subsection (a) of section 4-66k of the general statutes is
48 repealed and the following is substituted in lieu thereof (*Effective July 1*,
49 2025):

50 (a) There is established an account to be known as the "regional 51 planning incentive account", which shall be a separate, nonlapsing 52 account. [within the General Fund.] The account shall contain any 53 moneys required by law to be deposited in the account. Moneys in the 54 account shall be expended by the Secretary of the Office of Policy and 55 Management for the purposes of first providing funding to regional 56 planning organizations in accordance with the provisions of this section, 57 next providing grants for the support of regional election advisors 58 pursuant to section 9-229c and then providing grants under the regional 59 performance incentive program established pursuant to section 4-124s.

60 Sec. 6. Subsection (b) of section 4-66*l* of the general statutes is repealed 61 and the following is substituted in lieu thereof (*Effective July 1, 2025*):

(b) There is established an account to be known as the "municipal
revenue sharing account", which shall be a separate, nonlapsing
account. [within the General Fund.] The account shall contain any
moneys required by law to be deposited in the account. The secretary
shall set aside and ensure availability of moneys in the account in the
following order of priority and shall transfer or disburse such moneys
as follows:

(1) For the fiscal years ending June 30, 2022, and June 30, 2023,
moneys sufficient to make motor vehicle property tax grants payable to
municipalities pursuant to subsection (c) of this section shall be
expended not later than August first annually by the secretary;

(2) For the fiscal years ending June 30, 2022, and June 30, 2023,
moneys sufficient to make the grants payable pursuant to subsection (d)
of section 12-18b, subdivisions (1) and (3) of subsection (e) of section 12-

18b, subsection (b) of section 12-19b and subsections (b) and (c) ofsection 12-20b shall be expended by the secretary; and

78 (3) For the fiscal years ending June 30, 2022, and June 30, 2023, 79 moneys in the account remaining shall be expended annually by the 80 secretary for the purposes of the municipal revenue sharing grants 81 established pursuant to subsection (d) of this section. Any such moneys 82 deposited in the account for municipal revenue sharing grants, 83 including moneys accrued to the account during each fiscal year but 84 received after the end of such fiscal year, shall be distributed to 85 municipalities not later than October first following the end of each 86 fiscal year. Any municipality may apply to the Office of Policy and 87 Management on or after July first for early disbursement of a portion of 88 such grant. The Office of Policy and Management may approve such an 89 application if it finds that early disbursement is required in order for a 90 municipality to meet its cash flow needs. No early disbursement 91 approved by said office may be issued later than September thirtieth.

Sec. 7. Subsection (a) of section 4-66n of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "municipal
reimbursement and revenue account", which shall be a separate,
nonlapsing account. [within the General Fund.] The account shall
contain any moneys required by law to be deposited in the account.

Sec. 8. Subsection (a) of 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". 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 dollars of each fee credited to said

107 account shall be deposited into the agriculture sustainability account 108 established pursuant to section 4-66cc, as amended by this act, and, then, 109 of the remaining funds, (2) twenty-five per cent to the Department of 110 Economic and Community Development to use as follows: (A) Three 111 hundred eighty thousand dollars, annually, to supplement the technical 112 assistance and preservation activities of the Connecticut Trust for 113 Historic Preservation, established pursuant to special act 75-93, and (B) 114 the remainder to supplement historic preservation activities as provided 115 in sections 10-409 to 10-415, inclusive; (3) twenty-five per cent to the 116 Department of Housing to supplement new or existing affordable 117 housing programs; (4) twenty-five per cent to the Department of Energy 118 and Environmental Protection for municipal open space grants; and (5) 119 twenty-five per cent to the Department of Agriculture to use as follows: 120 (A) Five hundred thousand dollars annually for the agricultural 121 viability grant program established pursuant to section 22-26j; (B) five 122 hundred thousand dollars annually for the farm transition program 123 established pursuant to section 22-26k; (C) one hundred thousand 124 dollars annually to encourage the sale of Connecticut-grown food to 125 schools, restaurants, retailers and other institutions and businesses in 126 the state; (D) seventy-five thousand dollars annually for the Connecticut 127 farm link program established pursuant to section 22-26l; (E) forty-128 seven thousand five hundred dollars annually for the Seafood Advisory 129 Council established pursuant to section 22-455; (F) forty-seven thousand 130 five hundred dollars annually for the Connecticut Farm Wine 131 Development Council established pursuant to section 22-26c; (G) 132 twenty-five thousand dollars annually to the Connecticut Food Policy 133 Council established pursuant to section 22-456; and (H) the remainder 134 for farmland preservation programs pursuant to chapter 422. Each 135 agency receiving funds under this section may use not more than ten 136 per cent of such funds for administration of the programs for which the 137 funds were provided.

Sec. 9. Section 4-66cc of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*): There is established an account to be known as the "agricultural sustainability account", which shall be a separate, nonlapsing account. [within the General Fund.] The account shall contain any moneys required by law to be deposited in the account. Moneys in the account shall be expended by the Commissioner of Agriculture for the purpose of providing agricultural assistance pursuant to section 22-265b.

Sec. 10. Subsection (d) of section 4-68aa of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

149 (d) There is established an account to be known as the "social 150 innovation account", which shall be a separate, nonlapsing account. 151 [within the General Fund.] The account shall contain any moneys 152 required by law to be deposited in the account. Any interest accruing to 153 the account shall be credited to the account. Moneys may be transferred 154 to the account from the General Fund. Moneys in the account shall be 155 expended by the Secretary of the Office of Policy and Management for 156 the purposes of facilitating the reentry of moderate and high-risk 157 offenders into the community. The secretary may apply for and accept 158 gifts, grants or donations from public or private sources to enable the 159 account to be a source of payments to investors purchasing interests in 160 a social investment vehicle.

Sec. 11. Subsection (d) of section 4-68aaa of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(d) There is established an account to be known as the "youth sports
grant account", which shall be a separate, nonlapsing account. [within
the General Fund.] The account shall contain any moneys required by
law to be deposited in the account and may accept gifts, grants and
donations from public or private sources. Moneys in the account shall
be expended by the Secretary of the Office of Policy and Management
for the purposes of providing grants to distressed municipalities in

171 accordance with the provisions of this section.

Sec. 12. Subsection (a) of section 4-124jj of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

175 (a) There is established an account to be known as the "Office of 176 Workforce Strategy account", which shall be a separate, nonlapsing 177 account. [within the General Fund.] The account shall contain any 178 moneys required by law to be deposited in the account and any funds 179 received from any public or private contributions, gifts, grants, 180 donations, bequests or devises to the account. Moneys in the account 181 shall be expended by the Office of Workforce Strategy for the purposes 182 of funding workforce training programs and supporting administrative 183 expenses of the Office of Workforce Strategy. The Office of Workforce 184 Strategy may enter into contracts or agreements with the constituent 185 units of the state system of higher education and regional workforce 186 development boards for the purposes of this section. The Chief 187 Workforce Officer, in consultation with the Labor Commissioner and 188 the regional workforce development boards, shall (1) ensure that, as 189 appropriate, participants in a workforce training program funded 190 through the Office of Workforce Strategy account also enroll in 191 additional workforce development programs for the purpose of 192 minimizing duplication across existing workforce programs and 193 leveraging federal funds; and (2) establish funding eligibility criteria for 194 workforce training programs for the purpose of meeting the workforce 195 needs of in-demand occupations.

Sec. 13. Section 4b-21a of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective July 1, 2025*):

There is established an account to be known as the "state properties
improvement account", which shall be a separate, nonlapsing account.
[within the General Fund.] The account may contain any moneys
required by law to be deposited in the account. The moneys in said

account shall be allocated by the State Bond Commission for capital
improvements to, and the maintenance of, real property owned by the
state.

Sec. 14. Subsection (c) of section 4b-53 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 207 2025):

208 (c) There is established [within the General Fund] a state building 209 works of art account, which shall be a separate, nonlapsing account. The 210 moneys within said account shall be used (1) for the purchase of works 211 of art from distinguished Connecticut artists, which shall be placed on 212 public view in state buildings, (2) to establish a bank of major works of 213 art, from which individual works of art may be circulated among state 214 buildings, public art museums and nonprofit galleries, and (3) for repair 215 of all works acquired under this section. The Department of Economic 216 and Community Development, in consultation with the Commissioner 217 of Administrative Services, shall adopt regulations in accordance with 218 the provisions of chapter 54, which shall (A) indicate the portion of the 219 one per cent allocation under subsection (b) of this section, up to one 220 quarter of such allocation, which shall be deposited in the General Fund 221 and credited to said account, (B) set forth the manner in which the 222 moneys in said account shall be allocated and expended for the 223 purposes of this subsection, and (C) establish procedures to ensure 224 accountability in maintaining the integrity of such bank of works of art.

Sec. 15. Subsection (a) of section 4d-82a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established a separate, nonlapsing account, [within the
General Fund to] <u>which shall</u> be known as the [Ed-Net account] <u>"Ed-Net</u>
<u>account"</u>. Any reimbursements received by the Department of
Administrative Services for costs associated with the Connecticut
Education Network shall be deposited in the General Fund and credited

to the Ed-Net account to be used by said department to support the costsof said network.

Sec. 16. Section 7-131s of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

[(a)] There is established a Charter Oak open space trust account, [within the General Fund,] which shall be nonlapsing and shall be separate from bond funds provided for any similar programs or purposes.

[(b) For the fiscal year ending June 30, 2001, disbursements from the Charter Oak open space trust account shall be made as follows: (1) Sixty per cent of the funds shall be deposited into the Charter Oak open space grant program account established pursuant to section 7-131t; and (2) forty per cent of the funds shall be deposited in the Charter Oak state parks and forest account established pursuant to section 7-131u.]

Sec. 17. Subdivision (1) of subsection (a) of section 7-131t of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

250 (a) (1) There is established a Charter Oak open space grant program 251 account, [within the General Fund,] which shall be a separate, 252 nonlapsing account. The account shall consist of any funds required or 253 allowed by law to be deposited into the account including, but not 254 limited to, funds from the Charter Oak open space trust account 255 established pursuant to section 7-131s, as amended by this act, gifts or 256 donations received for the purposes of section 7-131d. Investment 257 earnings credited to the assets of the account shall become part of the 258 assets of the account. Any balance remaining in the account at the end 259 of any fiscal year shall be carried forward in the account for the fiscal 260 year next succeeding. Payments from the account shall be made upon 261 authorization by the Commissioner of Energy and Environmental 262 Protection. Neither the proceeds of any general obligation bonds of the 263 state nor the investment earnings of any such proceeds shall be

264 deposited in the account.

Sec. 18. Subsection (a) of section 7-131u of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

268 (a) There is established a Charter Oak state parks and forests account, 269 [within the General Fund,] which shall be a separate, nonlapsing 270 account. The account shall consist of any funds required or allowed by 271 law to be deposited into the account including, but not limited to, funds 272 from the Charter Oak open space trust account established pursuant to 273 section 7-131s, as amended by this act, gifts or donations received for 274 the purposes of this section. Investment earnings credited to the assets 275 of the account shall become part of the assets of the account. Any 276 balance remaining in the account at the end of any fiscal year shall be 277 carried forward in the account for the fiscal year next succeeding. 278 Payments from the account shall be made upon authorization by the 279 Commissioner of Energy and Environmental Protection. Neither the 280 proceeds of any general obligation bonds of the state nor the investment 281 earnings of any such proceeds shall be deposited in the account. Funds 282 in the state parks and forests account shall be expended to acquire land 283 as set forth in subsection (b) of this section.

Sec. 19. Subsection (b) of section 7-294p of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

287 (b) The department may establish and maintain a municipal police 288 officer training and education extension account, which shall be a 289 separate, nonlapsing account. [within the General Fund.] The account 290 shall contain any moneys required by law to be deposited in the account. 291 The account shall be used for the operation of such training and 292 education programs and sessions as the Department of Emergency 293 Services and Public Protection, in consultation with the Police Officer 294 Standards and Training Council, may establish. All proceeds derived

295 from the operation of the training and education programs and sessions 296 shall be deposited in the General Fund and shall be credited to and 297 become a part of the resources of the account. All direct expenses 298 incurred in the conduct of the training and education programs and 299 sessions shall be charged and any payments of interest and principal of 300 bonds or any sums transferable to any fund for the payment of interest and principal of bonds and any cost of equipment for such operations 301 302 may be charged, against the account on order of the State Comptroller. 303 Any balance of receipts above expenditures shall remain in the account 304 to be used for training and education programs and sessions.

Sec. 20. Subsection (a) of section 7-313h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

308 (a) There is established an account to be known as the "firefighters" 309 cancer relief account", which shall be a separate, nonlapsing account. 310 [within the General Fund.] The account shall contain any moneys 311 required by law to be deposited in the account. Moneys in the account 312 shall be expended by (1) the cancer relief subcommittee of the 313 Connecticut State Firefighters Association, established pursuant to section 7-313i, for the purposes of providing wage replacement benefits 314 315 to firefighters who are diagnosed with a condition of cancer described 316 in section 7-313j, and (2) by the State Treasurer for purposes of providing 317 reimbursement to municipalities that provide compensation and 318 benefits to firefighters diagnosed with a condition of cancer in 319 accordance with section 7-313p.

Sec. 21. Subsection (a) of section 7-406n of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "municipal
pension solvency account", which shall be a separate, nonlapsing
account. [within the General Fund.] The account shall contain: (1) The

326 proceeds of notes, bonds or other obligations issued by the state for the 327 purpose of deposit in said account and use in accordance with this 328 section and section 7-4060; (2) payments received from any municipality 329 in repayment of a municipal pension solvency loan; (3) interest or other 330 income earned on the investment of moneys in said account; and (4) any 331 additional moneys made available from any sources, public or private, 332 for the purposes for which said account was established and for the 333 purpose of deposit in said account.

Sec. 22. Subsection (a) of section 8-441 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

337 (a) There is established an account to be known as the "Crumbling" 338 Foundations Assistance Fund<sup>"</sup>, which shall be a separate, nonlapsing 339 account. [within the General Fund.] The account shall contain any 340 moneys required by law to be deposited in the account and any 341 voluntary contributions. Moneys in the account shall be made available 342 to incorporate the captive insurance company established pursuant to 343 section 38a-91vv. Moneys in the account shall be transferred to such 344 captive insurance company upon licensure by the Insurance 345 Department. Voluntary contributions to the fund shall be deemed to be 346 given for the purpose of providing financial assistance to owners of 347 residential buildings for the repair or replacement of concrete 348 foundations of such buildings that have deteriorated due to the presence 349 of pyrrhotite and to minimize any negative impact on the economies of 350 municipalities in which such residential buildings are located. No such 351 contributions shall be further restricted by the donor or used by the 352 captive insurance company for any other purposes. The captive 353 insurance company shall not return any portion of such contributions to 354 any donor. Any bond proceeds deposited into the fund shall be kept 355 separate from any and all other funds deposited into the fund.

Sec. 23. Subsection (a) of section 8-446 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 358 2025):

(a) There is established an account to be known as the "Healthy
Homes Fund", which shall be a separate, nonlapsing account. [within
the General Fund.] The account shall contain any moneys required by
law to be deposited in the account. Moneys in the account shall be
expended by the Department of Housing for the purposes of:

364 (1) Funding of not more than one million dollars, from remittances 365 transferred pursuant to section 38a-331 for the period beginning January 366 1, 2019, and ending December 31, 2019, shall be remitted to the 367 Department of Economic and Community Development to be used for 368 grants-in-aid to homeowners with homes located in the immediate 369 vicinity of the West River in the Westville section of New Haven and 370 Woodbridge for structurally damaged homes due to subsidence and to 371 homeowners with homes abutting the Yale Golf Course in the Westville 372 section of New Haven for damage to such homes from water infiltration 373 or structural damage due to subsidence, and, from remittances 374 transferred pursuant to section 38a-331, for the period beginning May 1, 375 2022, and ending April 30, 2023, funding not exceeding the actual cost 376 of remediation or relocation shall be remitted to the Department of 377 Housing to be used for grants-in-aid for the remediation of structurally 378 deficient foundations in owner-occupied units or the relocation of any 379 owner of any such unit of any condominium associations located in the 380 town of Hamden;

381 (2) Funding a program, and any related administrative expense, to 382 reduce health and safety hazards in residential dwellings in 383 Connecticut, including, but not limited to, lead, radon and other 384 contaminants or conditions, through removal, remediation, abatement 385 and other appropriate methods. For purposes of this subdivision, 386 "administrative expense" means any administrative or other cost or 387 expense incurred by the Department of Housing in carrying out the 388 provisions of this section, including, but not limited to, the hiring of 389 necessary employees and entering into necessary contracts; and

390 (3) Funding of not more than one hundred seventy-five thousand 391 dollars, from remittances transferred pursuant to section 38a-331 for the 392 period beginning January 1, 2021, and ending December 31, 2021, shall 393 be remitted to the captive insurance company established pursuant to 394 section 38a-91vv, to be used for the research and development of the 395 report described in section 4 of public act 21-120\* and any related 396 administrative expense. Such sum shall not be considered in calculating 397 the total funds allocated or made available to the captive insurance 398 company used for administrative or operational costs pursuant to 399 section 38a-91vv.

400 Sec. 24. Section 9-701 of the general statutes is repealed and the 401 following is substituted in lieu thereof (*Effective July 1, 2025*):

There is established the "Citizens' Election Fund", which shall be a separate, nonlapsing account. [within the General Fund.] The fund may contain any moneys required by law to be deposited in the fund. Investment earnings credited to the assets of the fund shall become part of the assets of the fund. The State Treasurer shall administer the fund. All moneys deposited in the fund shall be used for the purposes of sections 9-700 to 9-716, inclusive.

409 Sec. 25. Section 10-21*l* of the general statutes is repealed and the 410 following is substituted in lieu thereof (*Effective July 1, 2025*):

411 There is established an account to be known as the "computer science 412 education account", which shall be a separate, nonlapsing account. 413 [within the General Fund.] The account shall contain any moneys 414 required or permitted by law to be deposited in the account and any 415 funds received from any public or private contributions, gifts, grants, 416 donations, bequests or devises to the account. The Department of 417 Education may make expenditures from the account to support 418 curriculum development, teacher professional development, capacity 419 development for school districts, and other programs for the purposes 420 of supporting computer science education.

Sec. 26. Subsection (a) of section 10-265ff of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "Philanthropic
Match account", which shall be a separate, nonlapsing account. [within
the General Fund.] The account shall contain any moneys required by
law to be deposited in the account.

428 Sec. 27. Section 10-373bb of the general statutes is repealed and the 429 following is substituted in lieu thereof (*Effective July 1, 2025*):

430 There is established an account to be known as the "cultural heritage 431 development account", which shall be a separate, nonlapsing account. 432 [within the General Fund.] The account may contain any moneys 433 required by law to be deposited in the account. The moneys in said 434 account shall be allocated to a grant program administered by the 435 Connecticut Humanities Council, to provide funds for local institutions 436 in the humanities, including but not limited to, libraries, museums and 437 historical and cultural societies and associations. No such grant for 438 technical assistance shall exceed ten thousand dollars, no such grant for 439 planning or professional development shall exceed twenty-five 440 thousand dollars, and no such grant for implementation shall exceed 441 one hundred fifty thousand dollars. Each grant under this section shall 442 be matched equally by the local institution, through an in-kind 443 contribution, monetary contribution, or any combination of an in-kind 444 or monetary contribution. In the case of an implementation grant in the 445 amount of five thousand dollars or more, but less than twenty-five 446 thousand dollars, at least twenty-five per cent of the matching 447 contribution by the local institution shall be from private sources. In the 448 case of an implementation grant in the amount of twenty-five thousand 449 dollars or more, at least fifty per cent of the matching contribution by 450 the local institution shall be from private sources. The council shall 451 report to the joint standing committees of the General Assembly having 452 cognizance of matters relating to appropriations and the Department of

453 Economic and Community Development in December of each year 454 concerning the grants made under the program and their purposes.

455 Sec. 28. Section 10-507 of the general statutes is repealed and the 456 following is substituted in lieu thereof (*Effective July 1, 2025*):

457 (a) There is established an account to be known as the "smart start 458 competitive capital grant account", which shall be a capital projects 459 fund. The account shall contain the amounts authorized by the State 460 Bond Commission in accordance with section 10-508 and any other 461 moneys required by law to be deposited in the account. Moneys in the 462 account shall be expended by the Office of Early Childhood for the 463 purposes of the Connecticut Smart Start competitive grant program 464 established pursuant to section 10-506.

(b) There is established an account to be known as the "smart start
competitive operating grant account", which shall be a separate,
nonlapsing account. [within the General Fund.] The account shall
contain moneys required by law to be deposited in the account. Moneys
in the account shall be expended by the Office of Early Childhood for
the purposes of the Connecticut Smart Start competitive grant program
established pursuant to section 10-506.

472 Sec. 29. Section 10a-11e of the general statutes is repealed and the 473 following is substituted in lieu thereof (*Effective July 1, 2025*):

474 The Office of Higher Education may solicit and accept for use any gift 475 of money or property made by will or otherwise, and any grant of 476 money, services or property from the federal government, the state or 477 any political subdivision thereof or any private source for the purpose 478 of administering the Planning Commission of Higher Education. Such 479 funds shall be deposited in an account to be known as the "Planning 480 Commission for Higher Education Fund<sup>"</sup>, which shall be a separate, 481 nonlapsing account. [within the General Fund.]

482 Sec. 30. Section 10a-22q of the general statutes is repealed and the

following is substituted in lieu thereof (*Effective July 1, 2025*):

484 After each annual determination of the balance of the private career 485 school student protection account required by section 10a-22w, if the 486 balance of the account is more than two million five hundred thousand 487 dollars, the State Treasurer shall transfer to a separate, nonlapsing 488 account, [within the General Fund,] to be known as the [private career 489 school student benefit account] "private career school student benefit 490 account", three-fourths of the annually accrued interest of said student 491 protection account.

Sec. 31. Subsection (a) of section 10a-170w of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

495 (a) The Board of Regents for Higher Education may establish and 496 administer an account to be known as the [gear up for Connecticut 497 futures account] "gear up for Connecticut futures account". The account 498 shall be a separate and nonlapsing account. [within the General Fund.] 499 The account shall be used for scholarships pursuant to the federal GEAR 500 UP program, 20 USC 1070a-21 et seq. The board may deposit state funds 501 appropriated as a state match to the federally funded GEAR UP grant 502 in the account.

503 Sec. 32. Section 11-8i of the general statutes is repealed and the 504 following is substituted in lieu thereof (*Effective July 1, 2025*):

505 There is established [, within the General Fund,] a separate and 506 nonlapsing account to be known as the "historic documents 507 preservation account". The account shall contain any moneys required 508 by law to be deposited in the account. Investment earnings credited to 509 the assets of the account shall become part of the assets of the account. 510 Any balance remaining in the account at the end of any fiscal year shall 511 be carried forward for the fiscal year next succeeding. The moneys in 512 said account shall be used for the purposes of sections 11-8j to 11-8l, 513 inclusive.

514 Sec. 33. Subsection (d) of section 12-806b of the general statutes is 515 repealed and the following is substituted in lieu thereof (*Effective July 1*, 516 2025):

(d) There is established an account to be known as the "lottery
assessment account", which shall be a separate, nonlapsing account.
[within the General Fund.] The account shall contain any moneys
required by law to be deposited in the account. Moneys in the account
shall be expended by the Department of Consumer Protection.

522 Sec. 34. Subsection (a) of section 13b-55b of the general statutes is 523 repealed and the following is substituted in lieu thereof (*Effective July 1*, 524 2025):

525 (a) There is established an account to be known as the "harbor 526 improvement account", which shall be a separate, nonlapsing account. 527 [within the General Fund.] There shall be deposited in the account: (1) 528 The proceeds of notes, bonds or other obligations issued by the state for 529 the purpose of deposit therein and use in accordance with the permissible uses thereof; (2) funds appropriated by the General 530 531 Assembly for the purpose of deposit therein and used in accordance 532 with the permissible uses thereof; and (3) any other funds required or 533 permitted by law to be deposited in the account. The funds in said 534 account shall be expended by the Connecticut Port Authority for the 535 purpose of initiating harbor improvement projects in accordance with 536 section 13b-55a and for the purposes described in subsection (b) of this 537 section.

538 Sec. 35. Subsection (d) of section 14-19b of the general statutes is 539 repealed and the following is substituted in lieu thereof (*Effective July 1*, 540 2025):

(d) The Comptroller shall establish an account for each institution of
higher education for which the commissioner has established a
commemorative number plate pursuant to subsection (a) of this section.
Each such account shall be a separate, nonlapsing account. [within the

545 General Fund.] Such account shall contain any moneys required to be 546 deposited in the account pursuant to this section. The moneys in each 547 such account shall be distributed quarterly by the commissioner to the 548 institution of higher education for which the account is established. 549 Such institutions of higher education shall expend funds received from 550 such accounts to provide funding for scholarships on the basis of 551 financial need and for alumni outreach efforts.

552 Sec. 36. Subsection (a) of section 14-21g of the general statutes is 553 repealed and the following is substituted in lieu thereof (*Effective July 1*, 554 2025):

(a) There is established an account to be known as the "Keep Kids Safe
account", which shall be a separate, nonlapsing account. [within the
General Fund.] The account shall contain any moneys required by law
to be deposited in the account.

559 Sec. 37. Subsection (d) of section 14-21i of the general statutes is 560 repealed and the following is substituted in lieu thereof (*Effective July 1*, 561 2025):

562 (d) There is established an account to be known as the "greenways 563 commemorative account", which shall be a separate, nonlapsing 564 account. [within the General Fund.] The account shall contain any 565 moneys required by law to be deposited in the account. The funds in the 566 account shall be expended by the Commissioner of Energy and 567 Environmental Protection to fund the greenways capital grant program 568 established pursuant to section 23-101 and the bikeway, pedestrian 569 walkway, recreational trail and greenway grant program described in 570 section 23-103.

571 Sec. 38. Subsection (a) of section 14-21k of the general statutes is 572 repealed and the following is substituted in lieu thereof (*Effective July 1*, 573 2025):

574 (a) There is established an account to be known as the "Amistad

575 commemorative account", which shall be a separate, nonlapsing
576 account. [within the General Fund.] The account shall contain any
577 moneys required by law to be deposited in the account.

578 Sec. 39. Subsection (a) of section 14-21m of the general statutes is 579 repealed and the following is substituted in lieu thereof (*Effective July 1*, 580 2025):

(a) There is established an account to be known as the "Olympic Spirit
commemorative account", which shall be a separate, nonlapsing
account. [within the General Fund.] The account shall contain any
moneys required by law to be deposited in the account.

585 Sec. 40. Subsection (a) of section 14-21p of the general statutes is 586 repealed and the following is substituted in lieu thereof (*Effective July 1*, 587 2025):

(a) There is established an account to be known as the "United We
Stand commemorative account", which shall be a separate, nonlapsing
account. [within the General Fund.] The account shall contain any
moneys required by law to be deposited in the account.

592 Sec. 41. Subsection (a) of section 14-21r of the general statutes is 593 repealed and the following is substituted in lieu thereof (*Effective July 1*, 594 2025):

(a) There is established an account to be known as the "childhood
cancer awareness account", which shall be a separate, nonlapsing
account. [within the General Fund.] The account shall contain any
moneys required by law to be deposited in the account.

599 Sec. 42. Subsection (c) of section 14-21u of the general statutes is 600 repealed and the following is substituted in lieu thereof (*Effective July 1*, 601 2025):

602 (c) There is established the "Support Our Troops!" commemorative 603 account, which shall be a separate, nonlapsing account. [within the General Fund.] The account shall contain any moneys required by law
to be deposited in the account. The funds in said account shall be used
by Connecticut Support Our Troops, Inc. for programs to assist troops,
families of troops, and veterans. Connecticut Support Our Troops, Inc.
may receive private donations to said account and any such donations
shall be deposited in said account.

Sec. 43. Subsection (c) of section 14-21v of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

613 (c) There is established the "Nursing" commemorative account, which 614 shall be a separate, nonlapsing account. [within the General Fund.] The 615 account shall contain any moneys required by law to be deposited in the 616 account. The funds in the account shall be used by the Connecticut 617 Nurses Foundation to provide scholarships for nursing education and 618 training. The foundation may receive private donations to the account 619 and any such donations shall be deposited in the account.

Sec. 44. Subsection (d) of section 14-21w of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

623 (d) There is established a Share the Road account, which shall be a 624 separate, nonlapsing account. [within the General Fund.] The account 625 shall contain any moneys required by law to be deposited in the account. 626 The funds in the account shall be expended by the Department of 627 Transportation to enhance public awareness of the rights and 628 responsibilities of bicyclists and motorists while jointly using the 629 highways of this state and to promote bicycle use and safety in this state. 630 The Commissioner of Transportation may receive private donations to 631 said account and any such receipts shall be deposited in said account.

632 Sec. 45. Subsection (d) of section 14-21x of the general statutes is
633 repealed and the following is substituted in lieu thereof (*Effective July 1*,
634 2025):

635 (d) There is established a Men's Health account, which shall be a 636 separate, nonlapsing account. [within the General Fund.] The account 637 shall contain any moneys required by law to be deposited in the account. 638 The funds in the account shall be expended by the Department of Public 639 Health to enhance public awareness of efforts to treat and cure prostate 640 cancer and to support research into treatment for prostate cancer. The 641 Commissioner of Public Health may receive private donations to the 642 account and any such receipts shall be deposited in the account.

643 Sec. 46. Subsection (d) of section 14-21y of the general statutes is
644 repealed and the following is substituted in lieu thereof (*Effective July 1*,
645 2025):

646 (d) There is established an account to be known as the "Hartford 647 Whalers commemorative account<sup>"</sup>, which shall be a separate, 648 nonlapsing account. [within the General Fund.] The account shall 649 contain any moneys required by law to be deposited in the account. 650 Moneys in the account shall be expended by the Secretary of the Office 651 of Policy and Management to provide funding to the Connecticut 652 Children's Medical Center. The secretary may receive private donations 653 to the account and any such receipts shall be deposited in the account.

Sec. 47. Subsection (a) of section 14-21aa of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

657 (a) There is established an account to be known as the "Connecticut 658 Lakes, Rivers and Ponds Preservation account<sup>"</sup><sub>2</sub> [. The Connecticut 659 Lakes, Rivers and Ponds Preservation account] which shall be a 660 separate, nonlapsing account. [of the General Fund.] Any moneys 661 required by law to be deposited in the account shall be deposited in and 662 credited to the Connecticut Lakes, Rivers and Ponds Preservation 663 account. The account shall be available to the Commissioner of Energy 664 and Environmental Protection for (1) restoration and rehabilitation of 665 lakes, rivers and ponds in the state; (2) programs of the Department of

666 Energy and Environmental Protection for the eradication of aquatic 667 invasive species and cyanobacteria blooms; (3) education and public outreach programs to enhance the public's understanding of the need to 668 669 protect and preserve the state's lakes, rivers and ponds; (4) allocation of 670 grants to state and municipal agencies and not-for-profit organizations 671 to conduct research and to provide public education and public 672 awareness to enhance understanding and management of the natural 673 resources of the state's lakes, rivers and ponds; (5) provision of funds for 674 all services that support the protection and conservation of the state's 675 lakes, rivers and ponds; and (6) reimbursement of the Department of 676 Motor Vehicles for the cost of producing, issuing, renewing and 677 replacing Save Our Lakes commemorative number plates, including 678 administrative expenses, pursuant to section 14-21z.

Sec. 48. Subsection (a) of section 14-50b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

682 (a) Any person (1) whose operator's license or privilege to operate a 683 motor vehicle in this state has been suspended or revoked by the 684 Commissioner of Motor Vehicles, (2) who has been disqualified from operating a commercial motor vehicle, or (3) whose identity card, issued 685 under section 1-1h, has been revoked due to misrepresentation or deceit, 686 687 shall pay a restoration fee of one hundred seventy-five dollars to said 688 commissioner prior to the issuance to such person of a new operator's 689 license or identity card or the restoration of such operator's license or 690 privilege to operate a motor vehicle or commercial motor vehicle. Such 691 restoration fee shall be in addition to any other fees provided by law. 692 The commissioner shall deposit fifty dollars of such fee in [a separate 693 nonlapsing] the school bus seat belt account, which shall be [established 694 within the General Fund] a separate, nonlapsing account.

695 Sec. 49. Subdivision (7) of subsection (i) of section 14-227a of the 696 general statutes is repealed and the following is substituted in lieu 697 thereof (*Effective July 1, 2025*):

- (7) There is established the ignition interlock administration account,
  which shall be a separate, nonlapsing account. [in the General Fund.]
  The commissioner shall deposit all fees paid pursuant to subdivision (6)
  of this subsection in the account. Funds in the account may be used by
  the commissioner for the administration of this subsection.
- Sec. 50. Section 14-295b of the general statutes is repealed and the
  following is substituted in lieu thereof (*Effective July 1, 2025*):

705 There is established a brain injury prevention and services account, 706 which shall be a separate, nonlapsing account. [within the General 707 Fund.] The account shall contain all moneys required by law to be 708 deposited in the account. Investment earnings from any moneys in the 709 account shall be credited to the account and shall become part of the 710 assets of the account. Any balance remaining in the account at the end 711 of any fiscal year shall be carried forward in the account for the fiscal 712 year next succeeding. The moneys in the account shall be allocated to 713 the Department of Social Services for the purpose of providing grants to 714 the Brain Injury Association of Connecticut.

Sec. 51. Subsection (a) of section 16-50bb of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

718 (a) There is established an account to be known as the "municipal 719 participation account", [within the General Fund,] which shall be a 720 separate, nonlapsing account. There shall be deposited in the account 721 the municipal participation fees received pursuant to subsection (a) of 722 section 16-50*l*. The interest derived from the investment of the account 723 shall be credited to the account. Any balance remaining in the account 724 at the end of any fiscal year shall be carried forward in the account for 725 the fiscal year next succeeding.

Sec. 52. Subsection (a) of section 16-244bb of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

729 (a) There is established an account to be known as the [sustainable 730 materials management account] "sustainable materials management 731 account", which shall be a separate, nonlapsing account. [within the 732 General Fund.] The account shall contain moneys collected by the 733 alternative compliance payment for Class II renewable portfolio 734 standards pursuant to subsection (h) of section 16-244c and subsection 735 (k) of section 16-245 and moneys deposited pursuant to subsection (f) of 736 section 22a-232. The Commissioner of Energy and Environmental 737 Protection shall expend moneys from the account for the purposes of 738 the program established under this section, provided the commissioner 739 may also pledge such moneys for revenue bonds the proceeds of which 740 shall be used to support waste infrastructure projects described in this 741 section.

Sec. 53. Subsection (a) of section 16-331bb of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

745 (a) There is established an account to be known as the "municipal 746 video competition trust account", which shall be a separate, nonlapsing 747 account. [within the General Fund.] The account shall contain any 748 moneys required by this section to be deposited in the account. In the 749 fiscal year commencing July 1, 2008, and in each fiscal year thereafter, 750 the amount in said account at the end of the preceding fiscal year shall 751 be distributed as property tax relief to the towns, cities and boroughs of 752 this state pursuant to subsection (c) of this section.

Sec. 54. Subsection (a) of section 16-331cc of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "public,
educational and governmental programming and education technology
investment account", which shall be a separate, nonlapsing account.
[within the General Fund.] The account shall contain any moneys

required by law to be deposited in the account and any interest or
penalties collected by the Commissioner of Revenue Services pursuant
to subdivision (2) of subsection (c) of this section.

Sec. 55. Subsection (a) of section 16a-47c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "state-wide
energy efficiency and outreach account", which shall be a separate,
nonlapsing account. [of the General Fund.] The account shall contain
any moneys required by law to be deposited in the account. Any balance
remaining in said account at the end of any fiscal year shall be carried
forward in said account for the fiscal year next succeeding.

Sec. 56. Subsection (b) of section 17a-20b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

775 (b) There is established an account to be known as the "Department 776 of Children and Families in-home respite care services fund", which 777 shall be a separate, nonlapsing account. [within the General Fund.] The 778 account shall contain any moneys required by law to be deposited in the 779 account. Moneys in the account shall be expended by the Commissioner 780 of Children and Families for the purposes of funding the in-home 781 respite care services program established pursuant to subsection (c) of 782 this section.

Sec. 57. Subsection (a) of section 17a-22ii of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established a Mental and Behavioral Health Treatment
Fund, which shall be a separate, nonlapsing account. [within the
General Fund.] The account shall contain any moneys required by law
to be deposited in the account, the resources of which shall be used by

790 the Commissioner of Children and Families to assist families with the 791 cost of obtaining (1) a drug or treatment prescribed for a child by a 792 health care provider for the treatment of a mental or behavioral health 793 condition if the cost of such drug or treatment is not covered by 794 insurance or Medicaid, and (2) intensive evidence-based services or 795 other intensive services to treat mental and behavioral health conditions 796 in children and adolescents, including, but not limited to, intensive in-797 home child and adolescent psychiatric services and services provided 798 by an intensive outpatient program, if the cost of such services is not 799 covered by insurance or Medicaid. The Commissioner of Children and 800 Families shall establish eligibility criteria for families to receive such 801 assistance. Such eligibility requirements (A) shall include that a family 802 has sought and been denied coverage or reimbursement for such drug 803 or treatment or such intensive services by the family's health carrier, and 804 (B) may include, but need not be limited to, a family's financial need. 805 Not later than January 1, 2023, the Commissioner of Children and 806 Families shall begin accepting applications for such assistance.

Sec. 58. Subsection (a) of section 17a-22jj of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

810 (a) There is established a Social Determinants of Mental Health Fund, 811 which shall be a separate, nonlapsing account. [within the General 812 Fund.] The account shall contain any moneys required by law to be 813 deposited in the account, the resources of which shall be used by the 814 Commissioner of Children and Families to assist families in covering the cost of mental health services and treatment for their children. The 815 816 commissioner shall establish eligibility criteria for families to receive 817 such assistance based on social determinants of mental health, with a 818 goal toward reducing racial, ethnic, gender and socioeconomic mental 819 health disparities. As used in this section, "social determinants of mental 820 health" includes, but is not limited to, discrimination and social 821 exclusion, adverse early life experiences, low educational attainment, 822 poor educational quality and educational inequality, poverty, income

inequality and living in socioeconomically deprived neighborhoods,
food insecurity, unemployment, underemployment and job insecurity,
poor housing quality and housing instability, impact of climate change,
adverse features of the structures and systems in which persons live or
work and poor access to health care.

828 Sec. 59. Section 17a-451f of the general statutes is repealed and the 829 following is substituted in lieu thereof (*Effective July 1, 2025*):

830 Notwithstanding the provisions of section 17a-451e, the funds 831 required by said section to be allocated to the Department of Mental 832 Health and Addiction Services, for grants for mental health services, 833 shall be deposited in [a separate, nonlapsing] the mental health services 834 grants account, [established within the General Fund] which shall be a 835 separate, nonlapsing account. The account shall contain any other 836 moneys required by law to be deposited in said account. The moneys in 837 said account shall be expended by the Commissioner of Mental Health 838 and Addiction Services as follows: (1) The sum of four hundred twenty-839 five thousand dollars for an inpatient behavioral health program 840 serving preschool children aged two to five years; (2) the sum of one 841 hundred eighty-five thousand dollars for behavioral health preventive 842 activities in the community; (3) the sum of five hundred thirty thousand 843 dollars for a study of the behavioral health aftereffects of service in 844 Operation Iraqi Freedom or in other combat theaters on Connecticut 845 soldiers and their families; (4) the sum of eight hundred ten thousand 846 dollars for transitional behavioral health benefits for soldiers and their 847 families; and (5) any remainder as determined by the Commissioner of 848 Mental Health and Addiction Services in accordance with section 17a-849 451.

Sec. 60. Section 17a-451g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

There is established an account to be known as the "mental health community investment account", which shall be a separate, nonlapsing 854 account. [within the General Fund.] The account shall contain any 855 moneys required by law to be deposited in the account. Moneys in the 856 account shall be expended by the Commissioner of Mental Health and 857 Addiction Services, in consultation with nonprofit mental health 858 organizations, for the purposes of improving services and programs in 859 the state, including, but not limited to, residential services, job training 860 and placement services, educational programs and support groups, 861 designed to support individuals diagnosed with mental health 862 conditions.

Sec. 61. Subsection (a) of section 17a-674a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

866 (a) There is established an account to be known as the "9-8-8 Suicide 867 Prevention and Mental Health Crisis Lifeline Fund", which shall be a 868 separate, nonlapsing account. [within the General Fund.] The account 869 shall contain any moneys required to be deposited in, or transferred to, 870 the account pursuant to subsection (b) of this section. Moneys in the 871 account shall be expended by the Department of Mental Health and 872 Addiction Services solely for the following purposes: (1) Ensuring the 873 efficient and effective routing of calls made to the 9-8-8 National Suicide 874 Prevention Lifeline by persons in the state to an appropriate crisis 875 center; and (2) personnel and the provision of acute mental health, crisis 876 outreach and stabilization services by directly responding to the 9-8-8 877 National Suicide Prevention Lifeline.

Sec. 62. Subsection (b) of section 17a-674h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) There is established an Opioid Antagonist Bulk Purchase Fund,
which shall be a separate, nonlapsing account. [within the General
Fund.] The account shall contain any (1) amounts appropriated or
otherwise made available by the state for the purposes of this section,

885 (2) moneys required by law to be deposited in the account, and (3) gifts, 886 grants, donations or bequests made for the purposes of this section. 887 Investment earnings credited to the assets of the account shall become 888 part of the assets of the account. Any balance remaining in the account 889 at the end of any fiscal year shall be carried forward in the account for the fiscal year next succeeding. The State Treasurer shall administer the 890 891 account. All moneys deposited in the account shall be used by the 892 Department of Mental Health and Addiction Services for the purposes 893 of this section. The department may deduct and retain from the moneys 894 in the account an amount equal to the costs incurred by the department 895 in administering the provisions of this section, except that said amount 896 shall not exceed two per cent of the moneys deposited in the account in 897 any fiscal year.

Sec. 63. Section 17b-55b of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2025*):

900 There is established a "two-generation poverty reduction account", 901 which shall be a separate, nonlapsing account. [within the General Fund.] The account may receive transfers of lapsing funds from General 902 903 Fund operations or poverty reduction accounts within the Department 904 of Social Services. The account may also receive moneys from public and 905 philanthropic sources or from the federal government for such 906 purposes. All moneys deposited in the account shall be used by said 907 department or persons acting under a contract with the department to 908 fund services in support of two-generation poverty reduction programs.

909 Sec. 64. Section 17b-88a of the general statutes is repealed and the 910 following is substituted in lieu thereof (*Effective July 1, 2025*):

For the fiscal year ending June 30, 2002, and each fiscal year thereafter, with the approval of the Office of Policy and Management, the Department of Social Services may credit to a nonlapsing account, [in the General Fund,] and expend from such nonlapsing account, the amounts necessary for payment of the federal share of recoveries or 916 overpayments established under the aid to families with dependent917 children program.

Sec. 65. Subsection (a) of section 17b-112f of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

921 (a) There is established a safety net services account, which shall be a 922 separate, nonlapsing account. [within the General Fund.] Any moneys 923 collected under the contribution system established under section 12-924 743 shall be deposited by the Commissioner of Revenue Services into 925 the account. This account may also receive moneys from public and 926 private sources or from the federal government. All moneys deposited 927 in the account shall be used by the Department of Social Services or 928 persons acting under a contract with the department to fund services 929 provided pursuant to section 17b-112e. Expenditures from the account 930 in any fiscal year for the promotion of the contribution system or the 931 account shall not exceed ten per cent of the amount of moneys raised 932 during the previous fiscal year, provided such limitation shall not apply 933 to an expenditure of not more than fifteen thousand dollars from the 934 account on or before July 1, 1997, to reimburse expenditures made on or 935 before said date, with prior written authorization of the Commissioner 936 of Social Services, by private organizations to promote the contribution 937 system and safety net account.

938 Sec. 66. Section 17b-261f of the general statutes is repealed and the 939 following is substituted in lieu thereof (*Effective July 1, 2025*):

There is established a mobile field hospital account, which shall be a separate, nonlapsing account. [within the General Fund.] Moneys in the account shall be used by the Department of Social Services to fund the operations of the mobile field hospital in the event of an activation. The account shall contain all moneys required by law to be deposited in the account.

946 Sec. 67. Subsection (a) of section 17b-288 of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

949 (a) There is established an organ transplant account, which shall be a 950 separate, nonlapsing account. [within the General Fund.] Any moneys 951 collected under the contribution system established under section 12-952 743 shall be deposited by the Commissioner of Revenue Services into 953 the account. This account may also receive moneys from public and 954 private sources or from the federal government. All moneys deposited 955 in the account shall be used by the Department of Social Services or 956 persons acting under a contract with the department, (1) to assist 957 residents of the state in paying all or part of any costs associated with a 958 medically required organ transplant, (2) to assist individuals who have 959 donated an organ to a resident of the state in paying all or part of any 960 costs associated with the organ donation, including, but not limited to, 961 costs of transportation, accommodation and lost wages, or (3) for the 962 promotion of the income tax contribution system and the organ 963 transplant account. Expenditures from the account in any fiscal year for 964 the promotion of the contribution system or the account shall not exceed 965 ten per cent of the amount of moneys raised during the previous fiscal 966 year, provided such limitation shall not apply to an expenditure of not 967 more than fifteen thousand dollars from the account on or before July 1, 968 1994, to reimburse expenditures made on or before said date, with prior 969 written authorization of the Commissioner of Public Health, by private 970 organizations to promote the contribution system and the organ 971 transplant account.

972 Sec. 68. Subsection (j) of section 18-81qq of the general statutes is
973 repealed and the following is substituted in lieu thereof (*Effective July 1*,
974 2025):

(j) The Correction Ombuds may apply for and accept grants, gifts and
bequests of funds from other states, federal and interstate agencies, for
the purpose of carrying out the Correction Ombuds' responsibilities.
There is established [within the General Fund] a Correction Ombuds

account, which shall be a separate, nonlapsing account. Any funds
received under this subsection shall, upon deposit in the General Fund,
be credited to said account and may be used by the Correction Ombuds
in the performance of the Correction Ombuds' duties.

983 Sec. 69. Section 19a-12c of the general statutes is repealed and the 984 following is substituted in lieu thereof (*Effective July 1, 2025*):

985 There is established an account to be known as the "professional 986 assistance program account", which shall be a separate, nonlapsing 987 account. [within the General Fund.] The account shall contain any 988 moneys required by law to be deposited in the account. Moneys in the 989 account shall be paid by the Commissioner of Public Health to the 990 assistance program for health care professionals established pursuant to 991 section 19a-12a for the provision of education, prevention, intervention, 992 referral assistance, rehabilitation or support services to health care 993 professionals who have a chemical dependency, emotional or 994 behavioral disorder or physical or mental illness.

Sec. 70. Subsection (a) of section 19a-32a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

998 (a) There is established an AIDS research education account, which 999 shall be a separate, nonlapsing account. [within the General Fund.] Any 1000 moneys collected under the contribution system established under 1001 section 12-743 shall be deposited by the Commissioner of Revenue 1002 Services into the account. This account may also receive moneys from 1003 public and private sources or from the federal government. All moneys 1004 deposited in the account shall be used by the Department of Public 1005 Health or persons acting under a contract with the department, (1) to 1006 assist AIDS research, education and AIDS-related community service 1007 programs<sub>L</sub> or (2) for the promotion of the income tax contribution 1008 system and the AIDS research education account. Expenditures from the account in any fiscal year for the promotion of the contribution 1009

1010 system or the account shall not exceed ten per cent of the amount of 1011 moneys raised during the previous fiscal year provided such limitation 1012 shall not apply to an expenditure of not more than fifteen thousand 1013 dollars from the account on or before July 1, 1994, to reimburse 1014 expenditures made on or before said date, with prior written 1015 authorization of the Commissioner of Public Health, by private 1016 organizations to promote the contribution system and the AIDS 1017 research education account.

1018 Sec. 71. Section 19a-32b of the general statutes is repealed and the 1019 following is substituted in lieu thereof (*Effective July 1, 2025*):

1020 There is established a breast cancer research and education account, 1021 which shall be a separate, nonlapsing account. [within the General 1022 Fund.] Any moneys collected under the contribution system established 1023 under section 12-743 shall be deposited by the Commissioner of 1024 Revenue Services into the account. This account may also receive 1025 moneys from public and private sources or from the federal 1026 government. All moneys deposited in the account shall be used by the Department of Public Health or persons acting under a contract with the 1027 1028 department, (1) to assist breast cancer research, education and breast 1029 cancer related community service programs, or (2) for the promotion of 1030 the income tax contribution system and the breast cancer research and 1031 education account. Expenditures from the account in any fiscal year for 1032 the promotion of the contribution system or the account shall not exceed 1033 ten per cent of the amount of moneys raised during the previous fiscal 1034 year provided such limitation shall not apply to an expenditure of not 1035 more than fifteen thousand dollars from the account on or before July 1, 1036 1998, to reimburse expenditures made on or before said date, with prior 1037 written authorization of the Commissioner of Public Health, by private 1038 organizations to promote the contribution system and the breast cancer 1039 research and education account.

1040 Sec. 72. Section 19a-112d of the general statutes is repealed and the 1041 following is substituted in lieu thereof (*Effective July 1, 2025*): 1042 There is established a sexual assault victims account, which shall be 1043 a separate, nonlapsing account. [within the General Fund.] The account 1044 shall contain the moneys authorized pursuant to section 54-143c, and 1045 any other moneys required by law to be deposited in the account, and 1046 shall be held in trust separate and apart from all other moneys, funds 1047 and accounts. Any balance remaining in the account at the end of any 1048 fiscal year shall be carried forward in the account for the fiscal year next 1049 succeeding. Investment earnings credited to the account shall become 1050 part of the account. Amounts in the account shall be expended only 1051 pursuant to appropriations by the General Assembly, for the fiscal year 1052 ending June 30, 2006, and each fiscal year thereafter, for the purpose of 1053 providing funds to the Department of Public Health for sexual assault 1054 crisis services furnished to victims of sexual assault in this state, 1055 provided such amounts so expended shall not supplant any state or 1056 federal funds otherwise available for such services.

Sec. 73. Subsection (a) of section 19a-308b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "neglected
cemetery account", which shall be a separate, nonlapsing account.
[within the General Fund.] The account shall contain any moneys
required by law to be deposited in the account. Moneys in the account
shall be expended by the Office of Policy and Management for the
purposes of municipal maintenance of neglected burial grounds and
cemeteries, as described in section 19a-308.

1067 Sec. 74. Section 20-638c of the general statutes is repealed and the 1068 following is substituted in lieu thereof (*Effective July 1, 2025*):

1069 There is established an account to be known as the "pharmacy 1070 professional assistance program account", which shall be a separate, 1071 nonlapsing account. [within the General Fund.] The account shall 1072 contain any moneys required by law to be deposited in the account. 1073 Moneys in the account shall be paid by the Commissioner of Consumer 1074 Protection to the assistance program for the provision of education, 1075 prevention, intervention, referral assistance, rehabilitation and support 1076 services to pharmacists and pharmacy interns who have a chemical 1077 dependency, an emotional or behavioral disorder or a physical or 1078 mental illness.

1079 Sec. 75. Subdivision (1) of subsection (a) of section 21a-420f of the 1080 general statutes is repealed and the following is substituted in lieu 1081 thereof (*Effective July 1, 2025*):

1082 (a) (1) There is established an account to be known as the "cannabis regulatory and investment account", which shall be a separate, 1083 1084 nonlapsing account. [within the General Fund.] The account shall 1085 contain any moneys required by law to be deposited in the account. 1086 Moneys in the account shall be allocated by the Secretary of the Office 1087 of Policy and Management, in consultation with the Social Equity 1088 Council, as defined in section 21a-420, to state agencies for the purpose 1089 of paying costs incurred to implement the activities authorized under 1090 RERACA, as defined in section 21a-420.

1091 Sec. 76. Subdivision (1) of subsection (b) of section 21a-420f of the 1092 general statutes is repealed and the following is substituted in lieu 1093 thereof (*Effective July 1, 2025*):

(b) (1) There is established an account to be known as the "social
equity and innovation account", which shall be a separate, nonlapsing
account. [within the General Fund.] The account shall contain any
moneys required by law to be deposited in the account.

(A) During the fiscal years ending June 30, 2022, and June 30, 2023,
moneys in the account shall be allocated by the Secretary of the Office
of Policy and Management, in consultation with the Social Equity
Council, to state agencies for the purpose of (i) paying costs incurred by
the Social Equity Council, (ii) administering programs under RERACA
to provide (I) access to capital for businesses, (II) technical assistance for
the start-up and operation of a business, (III) funding for workforce
education, and (IV) funding for community investments, and (iii)
paying costs incurred to implement the activities authorized under
RERACA.

1108 (B) During the fiscal year ending June 30, 2024, moneys in the account 1109 shall be allocated by the Secretary of the Office of Policy and 1110 Management for purposes that the Social Equity Council determines, in 1111 the Social Equity Council's sole discretion, further the principles of 1112 equity, as defined in section 21a-420, which purposes may include, but 1113 need not be limited to, providing (i) access to capital for businesses in 1114 any industry, (ii) technical assistance for the start-up and operation of a 1115 business in any industry, (iii) funding for workforce education in any 1116 industry, (iv) funding for community investments, and (v) funding for 1117 investments in disproportionately impacted areas.

1118 Sec. 77. Subsection (a) of section 22-26i of the general statutes is 1119 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1120 2025):

1121 (a) There is established a separate, nonlapsing account, [within the 1122 General Fund,] known as the [maintenance, repair and improvement 1123 account] <u>"maintenance, repair and improvement account"</u>. All moneys 1124 collected from any rent paid by any person occupying or otherwise 1125 using any property owned by the Department of Agriculture, including 1126 houses or other buildings, shall be deposited into the account unless the 1127 Commissioner of Agriculture enters into a written agreement, signs an 1128 instrument or issues a license [which] that specifically states otherwise. 1129 Said account may also receive moneys from private or public sources, 1130 including the federal government or a municipal government.

Sec. 78. Subsection (b) of section 22-26mm of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) There is established an account to be known as the "municipal

purchasing of agricultural land account", which shall be a separate,
nonlapsing account. [within the General Fund.] The account may
contain any moneys required by law to be deposited in the account.
Moneys in the account shall be expended by the Commissioner of
Agriculture for the purposes of providing municipalities with loans for
the purchase of agricultural lands in accordance with subsection (a) of
this section.

1142 Sec. 79. Section 22-38c of the general statutes is repealed and the 1143 following is substituted in lieu thereof (*Effective July 1, 2025*):

There shall be an expand and grow Connecticut agriculture account, which shall be a separate, nonlapsing account. [within the General Fund.] Funds received pursuant to sections 22-38a and 26-194 shall be deposited into said account. The Commissioner of Agriculture shall make payments from said account to fund the program established in section 22-38a.

Sec. 80. Subsection (j) of section 22-329a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(j) There is established a separate, nonlapsing account [within the
General Fund,] to be known as the "animal abuse cost recovery account".
All moneys collected from sales at public auction of animals seized by
the Department of Agriculture pursuant to this section shall be
deposited into the account. Deposits of moneys may be made into the
account from public or private sources, including, but not limited to, the
federal government or municipal governments.

1160 Sec. 81. Section 22a-21k of the general statutes is repealed and the 1161 following is substituted in lieu thereof (*Effective July 1, 2025*):

1162 There is established the "school bus emissions reduction account", 1163 which shall be a separate, nonlapsing account. [within the General 1164 Fund.] The account shall contain any moneys required by law to be deposited in the account. The moneys in said account shall be expended
by the Department of Energy and Environmental Protection for the
purposes of the school bus emissions reduction program established in
section 22a-21j. The Department of Energy and Environmental
Protection shall not use more than three per cent of the funds in said
account for the administration of said program.

Sec. 82. Subsection (a) of section 22a-27*l* of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1174 (a) There is established an endangered species, natural area preserves 1175 and watchable wildlife account, which shall be a separate, nonlapsing 1176 account. [within the General Fund.] Any moneys collected under the 1177 contribution system established under section 12-743 shall be deposited 1178 by the Commissioner of Revenue Services into the account. [This] The 1179 account may also receive moneys from public and private sources or 1180 from the federal government. All moneys deposited in the account shall 1181 be used by the Department of Energy and Environmental Protection, or 1182 persons acting under a contract with the department, for (1) the 1183 identification, protection, conservation or management of, or the development and production of materials or facilities providing 1184 information or education concerning, endangered species, natural area 1185 1186 preserves or nonharvested wildlife; or (2) the promotion of the income 1187 tax contribution system and the endangered species, natural area 1188 preserves and watchable wildlife account. Expenditures from the 1189 account in any fiscal year for the promotion of the contribution system 1190 or the account shall not exceed ten per cent of the amount of moneys 1191 raised during the previous fiscal year provided such limitation shall not 1192 apply to an expenditure of not more than fifteen thousand dollars from 1193 the account on or before July 1, 1994, to reimburse expenditures made 1194 on or before said date, with prior written authorization of the 1195 Commissioner of Energy and Environmental Protection, by private 1196 organizations to promote the contribution system and the endangered 1197 species, natural area preserves and watchable wildlife account.

1198 Sec. 83. Section 22a-27t of the general statutes is repealed and the 1199 following is substituted in lieu thereof (*Effective July 1, 2025*):

1200 There is established an account to be known as the "Face of Connecticut account", which shall be a separate, nonlapsing account. 1201 1202 [within the General Fund.] The account shall contain any moneys 1203 required by law to be deposited in the account and contributions from 1204 any source, public or private. Any moneys in the account shall be 1205 expended by the Commissioner of Energy and Environmental 1206 Protection, as directed by the Face of Connecticut Steering Committee 1207 established pursuant to section 22a-27s for the acquisition, restoration 1208 or stewardship of properties, each of which such properties, when 1209 acquired or restored, will serve not less than two of the following 1210 objectives: (1) The conservation of open space land, as defined in section 1211 12-107b; (2) the renovation and enhancement of urban parks; (3) the 1212 preservation of active agricultural land; or (4) the restoration or reuse of 1213 historic resources.

Sec. 84. Subsection (a) of section 22a-27u of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1217 (a) There is established an account to be known as the "air emissions" 1218 permit operating fee account". Said account shall be established by the 1219 Comptroller as a separate, nonlapsing account. [within the General 1220 Fund.] Any moneys collected in accordance with section 22a-174 shall 1221 be deposited in the General Fund and credited to the air emissions 1222 permit operating fee account. Any balance remaining in the account at 1223 the end of any fiscal year shall be carried forward in the account for the 1224 fiscal year next succeeding. The account shall be used by the 1225 Commissioner of Energy and Environmental Protection for the purpose 1226 of covering the direct and indirect costs of administering the program 1227 set forth in Title V of the federal Clean Air Act Amendments of 1990.

1228 Sec. 85. Subsection (a) of section 22a-27v of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

1231 (a) There is established an account to be known as the "Long Island" 1232 Sound account". The Long Island Sound account shall be a separate, 1233 nonlapsing account. [of the General Fund.] Any moneys required by law 1234 to be deposited in the account shall be deposited in and credited to the 1235 Long Island Sound account. The account shall be available to the 1236 Commissioner of Energy and Environmental Protection for (1) (A) 1237 restoration and rehabilitation of tidal wetlands in proximity to Long 1238 Island Sound, (B) restoration and rehabilitation of estuarine 1239 embayments in proximity to Long Island Sound, (C) acquisition of 1240 public access to Long Island Sound, (D) propagation of and habitat 1241 protection for shellfish and finfish, including anadromous fish, and (E) 1242 education and public outreach programs to enhance the public's 1243 understanding of the need to protect and conserve the natural resources 1244 of Long Island Sound; (2) allocation of grants to agencies, institutions or 1245 persons, including, but not limited to, the Long Island Sound 1246 Foundation, to conduct research and to provide public education and 1247 public awareness to enhance understanding and management of the 1248 natural resources of Long Island Sound; (3) provision of funds for 1249 services which support the protection and conservation of the natural 1250 resources of Long Island Sound; or (4) reimbursement of the 1251 Department of Motor Vehicles for the cost of producing, issuing, 1252 renewing and replacing Long Island Sound commemorative number 1253 plates, including administrative expenses, pursuant to section 14-21e.

Sec. 86. Subsection (b) of section 22a-200c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) The Department of Energy and Environmental Protection shall
auction all emissions allowances and invest the proceeds, which shall be
deposited into a Regional Greenhouse Gas account established by the
Comptroller as a separate, nonlapsing account, [within the General

1261 Fund,] on behalf of electric ratepayers in energy conservation, load 1262 management, Class I renewable energy programs and programs that 1263 reduce transportation sector greenhouse gas emissions. In making such 1264 investments, the Commissioner of Energy and Environmental 1265 Protection shall consider strategies that maximize cost effective 1266 reductions in greenhouse gas emission. Allowances shall be auctioned 1267 under the oversight of the Department of Energy and Environmental 1268 Protection by a contractor or trustee on behalf of the electric ratepayers.

Sec. 87. Subsection (h) of section 22a-202 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1272 (h) There is established an account to be known as the "Connecticut 1273 hydrogen and electric automobile purchase rebate program account", 1274 which shall be a separate, nonlapsing account. [within the General 1275 Fund.] The account shall contain any moneys required by law to be 1276 deposited in the account. Moneys in the account shall be expended by 1277 the Commissioner of Energy and Environmental Protection for the 1278 purposes of (1) administering the Connecticut Hydrogen and Electric 1279 Automobile Purchase Rebate program and the voucher program 1280 established pursuant to section 22a-201e, and (2) paying the staffing 1281 needs associated with administering the grant program for zero-1282 emission buses and providing administrative and technical assistance 1283 for such grant program pursuant to section 22a-201d.

1284 Sec. 88. Section 22a-316 of the general statutes is repealed and the 1285 following is substituted in lieu thereof (*Effective July 1, 2025*):

1286 There shall continue to be maintained from the income received in 1287 administering section 22a-314, an equipment account, which shall be a 1288 separate, nonlapsing account, [within the General Fund,] for the 1289 Commissioner of Energy and Environmental Protection. The 1290 commissioner may use said account for the purchase and maintenance 1291 of equipment, provided no single article of equipment shall be purchased from said account at a cost of more than one thousand dollars
without the approval of the Secretary of the Office of Policy and
Management. The Commissioner of Energy and Environmental
Protection may at his discretion make state equipment available to any
soil and water conservation district.

1297 Sec. 89. Section 22a-903b of the general statutes is repealed and the 1298 following is substituted in lieu thereof (*Effective July 1, 2025*):

1299 There is established an account to be known as the [PFAS Testing 1300 account] <u>"PFAS Testing account"</u>, which shall be a separate, nonlapsing 1301 account. [within the General Fund.] Moneys in such account shall be 1302 used by the Commissioner of Energy and Environmental Protection, in 1303 consultation with the Commissioner of Public Health, to provide 1304 municipalities, as defined in section 7-381, and school districts with 1305 grants or reimbursements to test for the presence of PFAS 1306 contamination in drinking water supplies and to remediate any such 1307 contamination and for the implementation of section 22a-903c, 1308 including, but not limited to, any expense necessary for staffing 1309 administrative costs, enforcement, dues or other costs associated with 1310 the multistate clearinghouse established or implemented pursuant to 1311 subsection (h) of section 22a-903c. Such account shall contain all moneys 1312 required by law to be deposited in such account. Such account may 1313 receive funds from private or public sources, including, but not limited 1314 to, the federal government. For the purposes of this section, "PFAS" has 1315 the same meaning as provided in section 22a-255h.

Sec. 90. Subsection (a) of section 23-15h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the [Passport to
the Parks account] <u>"Passport to the Parks account"</u>, which shall be a
separate, nonlapsing account. [within the General Fund.] Moneys in
such account shall be used to provide expenses of the Council on

1323 Environmental Quality, beginning with the fiscal year ending June 30, 1324 2019, and for the care, maintenance, operation and improvement of state 1325 parks and campgrounds, the care, maintenance and operation of 1326 Batterson Park, a public park owned by the city of Hartford and located 1327 in the city of New Britain and the town of Farmington, the operation of 1328 the Thames River Heritage Park taxi serving the city of New London 1329 and the city of Groton for the fiscal years ending June 30, 2026, to June 1330 30, 2031, inclusive, in an amount not to exceed two hundred thousand 1331 dollars in each of the fiscal years ending June 30, 2026, to June 30, 2028, 1332 inclusive, one hundred thousand dollars in the fiscal years ending June 1333 30, 2029, and June 30, 2030, and in an amount not to exceed fifty 1334 thousand dollars in the fiscal year ending June 30, 2031, the funding of 1335 soil and water conservation districts and the funding of environmental 1336 review teams, in accordance with subsection (b) of this section. All funds 1337 collected from the Passport to the Parks Fee established pursuant to 1338 section 14-49b shall be deposited into the Passport to the Parks account. 1339 Such account shall contain all moneys required by law to be deposited 1340 in such account. Such account may receive funds from private or public 1341 sources, including, but not limited to, any municipal government or the 1342 federal government. Such account shall contain subaccounts as required 1343 by section 23-15b.

Sec. 91. Subdivision (2) of subsection (c) of section 23-20 of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective July 1, 2025*):

1347 (2) There is established an account to be known as the "timber 1348 harvesting revolving account", which shall be a separate, nonlapsing 1349 account. [within the General Fund.] Proceeds from the harvest of timber 1350 from state forests and state wildlife management areas shall be 1351 deposited in such account. The commissioner shall use moneys in such 1352 account for the purpose of developing forest management plans to 1353 guide the harvest of timber from state forests and state wildlife 1354 management areas and for all reasonable direct expenses relating to the 1355 administration and operation of such plans in such state forests and

wildlife management areas. The commissioner may accept, on behalf of 1356 1357 the Department of Energy and Environmental Protection, any gifts, 1358 donations, loans or bequests for the purposes of depositing such funds 1359 into the timber harvesting revolving account. Any such loan from a 1360 nonprofit organization qualified under Section 501(c)(3) of the Internal 1361 Revenue Code of 1986, or any subsequent corresponding internal 1362 revenue code of the United States, as amended from time to time, shall 1363 be repaid from such account not later than two years after entering such 1364 loan agreement or at a time and upon terms agreed upon by the 1365 commissioner and such nonprofit organization. The account shall not 1366 exceed one hundred thousand dollars. Any remaining proceeds shall be 1367 deposited in the General Fund.

1368 Sec. 92. Section 23-79 of the general statutes is repealed and the 1369 following is substituted in lieu thereof (*Effective July 1, 2025*):

1370 To ensure the proper management of land acquired pursuant to 1371 sections 23-73 to 23-79, inclusive, as amended by this act, concurrent 1372 with each land acquisition, an amount not to exceed twenty per cent of 1373 the appraised value of the land may be allocated from the proceeds of 1374 bonds authorized for the purposes of this program to be used for the 1375 management of acquisitions or to be deposited in a stewardship account 1376 [which] that shall be established by the Comptroller as a separate, 1377 nonlapsing account. [within the General Fund.] Income derived from 1378 the investment of such account shall be credited to such account and 1379 such account shall be used for the management of acquisitions. The 1380 commissioner may name a cooperator as primary manager of the land 1381 and on such nomination may authorize, at reasonable times and in 1382 reasonable amounts, payments to the primary manager for expenses 1383 incurred in the management of program acquisitions. A cooperator shall 1384 not be required to provide matching funds for any expenditure from a 1385 stewardship account. [Said] <u>Such</u> account shall also receive any other 1386 funds, as required by law or any contributions from others.

1387 Sec. 93. Section 26-27c of the general statutes is repealed and the

## 1388 following is substituted in lieu thereof (*Effective July 1, 2025*):

1389 The Commissioner of Energy and Environmental Protection may 1390 provide for the Connecticut Migratory Bird Conservation Stamp and the 1391 Connecticut Resident Game Bird Conservation Stamp to be reproduced 1392 and marketed in the form of prints and other related artwork. Funds 1393 generated from such marketing and the sale of such stamps pursuant to 1394 section 26-27b shall be deposited in a separate account maintained by 1395 the Treasurer and known as the [migratory bird and resident game bird 1396 conservation account] "migratory bird and resident game bird 1397 conservation account". Within said account, there shall be a subaccount 1398 for the voluntary migratory bird and resident game bird conservation 1399 donation collected pursuant to section 26-27b. The migratory bird and 1400 resident game bird conservation account shall be a separate, nonlapsing 1401 account. [of the General Fund.] All funds credited to the migratory bird 1402 and resident game bird conservation account and subaccount shall only 1403 be used for: (1) The development, management, preservation, 1404 conservation, acquisition, purchase and maintenance of migratory and resident game birds, migratory and resident game bird habitat and 1405 1406 wetlands and purchase or acquisition of recreational rights or interests 1407 relating to migratory and resident game birds; and (2) the design, 1408 production, promotion and procurement and sale of the prints and related artwork. 1409

1410 Sec. 94. Section 27-19b of the general statutes is repealed and the 1411 following is substituted in lieu thereof (*Effective July 1, 2025*):

1412 There is established an account to be known as the "Military 1413 Department state morale, welfare and recreation account", which shall 1414 be a separate, nonlapsing account. [within the General Fund.] The 1415 account shall contain any moneys required by law to be deposited in the 1416 account, which shall include, but not be limited to, proceeds of state 1417 military morale, welfare and recreation programs and gifts, grants and 1418 donations from public or private sources. Moneys in the account shall 1419 be expended by the Adjutant General for the purposes of operating state

military morale, welfare and recreation programs. Not later than
August 1, 2022, and annually thereafter, the Adjutant General shall
submit a report to the Secretary of the Office of Policy and Management
concerning deposits into and expenditures from the account for the
previous fiscal year.

1425 Sec. 95. Section 27-19c of the general statutes is repealed and the 1426 following is substituted in lieu thereof (*Effective July 1, 2025*):

1427 There is established an account to be known as the "chargeable transient quarters and billeting account", which shall be a separate, 1428 1429 nonlapsing account. [within the General Fund.] The account shall 1430 contain any moneys required by law to be deposited in the account, 1431 which shall include, but not be limited to, proceeds of room service 1432 charges at Camp Nett at Niantic. Moneys in the account shall be 1433 expended by the Adjutant General for the purposes of billeting 1434 members of the armed forces at Camp Nett at Niantic.

1435 Sec. 96. Section 27-19e of the general statutes is repealed and the 1436 following is substituted in lieu thereof (*Effective July 1, 2025*):

1437 There is established an account to be known as the "Governor's 1438 Guards horse account", which shall be a separate, nonlapsing account. 1439 [within the General Fund.] The account shall contain any moneys 1440 required by law to be deposited in the account, which shall include, but 1441 not be limited to, donations for the specific purpose of offsetting the 1442 costs of maintaining Governor's Guards' horses. Moneys in the account 1443 shall be expended by the Adjutant General for the purposes of 1444 facilitating the operations of the Governor's Guards.

1445 Sec. 97. Section 27-38f of the general statutes is repealed and the 1446 following is substituted in lieu thereof (*Effective July 1, 2025*):

1447 There is established an account to be known as the "New England 1448 Disaster Training Center activity  $account_{z}$  which shall be a separate, 1449 nonlapsing account. [within the General Fund.] The account shall 1450 contain any moneys required by law to be deposited in the account and 1451 any moneys obtained from the proceeds of operational activities of the 1452 New England Disaster Training Center. Moneys in the account shall be 1453 expended by the Adjutant General for the purpose of operating the New 1454 England Disaster Training Center. The Adjutant General may apply for 1455 and accept gifts, grants and donations from public or private sources for 1456 the purposes of said account and any such gifts, grants or donations 1457 shall be deposited in said account.

Sec. 98. Subsection (f) of section 27-39 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1461 (f) There is established an account to be known as the "military facilities account", which shall be a separate, nonlapsing account. 1462 1463 [within the General Fund.] The account shall contain (1) any amounts 1464 appropriated or otherwise made available by the state for the purposes 1465 of the account, (2) any moneys required by law to be deposited in the 1466 account, and (3) gifts, grants, donations or bequests made for the purposes of the account. Moneys in the account shall be expended by 1467 1468 the Military Department for the maintenance and renovation of military 1469 facilities.

Sec. 99. Subsection (b) of section 27-100a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1473 (b) There is established [, within the General Fund,] a separate, 1474 nonlapsing account to be known as the "Military Relief Fund". The 1475 account shall contain (1) any amounts appropriated or otherwise made 1476 available by the state for the purposes of this section, (2) any moneys 1477 required by law to be deposited in the account, and (3) gifts, grants, 1478 donations or bequests made for the purposes of this section. Investment 1479 earnings credited to the assets of the fund shall become part of the assets 1480 of the fund. Any balance remaining in the account at the end of any fiscal

1481 year shall be carried forward in the account for the fiscal year next 1482 succeeding. The State Treasurer shall administer the fund. All moneys 1483 deposited in the account shall be used by the Military Department for 1484 the purposes of this section. The Military Department may deduct and 1485 retain from the moneys in the account an amount equal to the costs 1486 incurred by the department in administering the provisions of this 1487 section, except that said amount shall not exceed two per cent of the 1488 moneys deposited in the account in any fiscal year.

Sec. 100. Subsection (a) of section 28-31 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1492 (a) The Public Utilities Regulatory Authority shall establish a nuclear 1493 safety emergency preparedness account, which shall be a separate, 1494 nonlapsing account [within the General Fund,] and which shall be 1495 financed through assessments of all Nuclear Regulatory Commission 1496 licensees that own or operate nuclear power generating facilities in the 1497 state. The authority shall initially assess the licensees for a total of two 1498 million dollars. The authority may assess licensees for such amounts as 1499 necessary for the purposes of the account, provided the balance in the 1500 account at the end of the fiscal year may not exceed three hundred 1501 thousand dollars. The authority shall annually assess the licensees, upon 1502 the request of the Commissioner of Emergency Services and Public 1503 Protection, for funding to support annual expenses of five staff positions 1504 in the Department of Energy and Environmental Protection and three 1505 staff positions in the Department of Emergency Services and Public 1506 Protection. Personnel shall be assigned to said staff positions solely for 1507 the purposes of the program established pursuant to subsection (b) of 1508 this section. Federal reimbursements and grants obtained in support of 1509 the nuclear safety emergency preparedness program shall be paid into the General Fund and credited to the account. The authority shall 1510 1511 develop an equitable method of assessing the licensees for their 1512 reasonable pro rata share of such assessments. All such assessments 1513 shall be included as operating expenses of the licensees for purposes of

1514 rate-making. All moneys within the account shall be invested by the1515 State Treasurer in accordance with established investment practices and1516 all interest earned by such investments shall be returned to the account.

1517 Sec. 101. Section 29-423 of the general statutes is repealed and the 1518 following is substituted in lieu thereof (*Effective July 1, 2025*):

1519 There is established [, within the General Fund,] a separate, 1520 nonlapsing account to be known as the [fire safety standard and 1521 firefighter protection act enforcement account] "fire safety standard and 1522 firefighter protection act enforcement account". The account shall 1523 contain all certification fees submitted by holders in accordance with 1524 section 29-419, any civil penalties imposed in accordance with 1525 subsection (d) of section 29-418 or subsection (d) of section 29-420, and 1526 any other moneys required by law to be deposited in the account. The 1527 proceeds of the account shall be used by the State Fire Marshal solely to 1528 fund the processing, testing and administrative activities specified in 1529 sections 29-418, 29-419 and 29-420.

Sec. 102. Subsection (c) of section 31-900 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1533 (c) There is established an account to be known as the "Connecticut 1534 Essential Workers COVID-19 Assistance Fund", which shall be a 1535 separate, nonlapsing account. [within the General Fund.] The account 1536 shall contain any moneys required by law to be deposited in the account. 1537 Moneys in the account shall be expended by the Comptroller at the 1538 discretion of the administrator for the purposes of (1) assistance offered 1539 under the Connecticut Essential Workers COVID-19 Assistance 1540 Program, and (2) costs and expenses of operating the program, 1541 including the hiring of necessary employees and the expense of public 1542 outreach and education regarding the program and fund, provided not 1543 more than five per cent of the total moneys received by the fund shall 1544 be used for any administrative costs, including hiring temporary or

durational staff or contracting with a third-party administrator, or other costs and expenses incurred by the administrator or Comptroller in connection with carrying out the provisions of this section and subsection (a) of section 31-306. The administrator shall make all reasonable efforts to limit the costs and expenses of operating the program without compromising affected persons' access to the program.

Sec. 103. Subsection (c) of section 31-901 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1555 (c) There is established an account to be known as the "Connecticut 1556 premium pay account", which shall be a separate, nonlapsing account. 1557 [within the General Fund.] The account shall contain any moneys 1558 required by law to be deposited in the account. Moneys in the account 1559 shall be expended by the Comptroller at the direction of the 1560 administrator for purposes of: (1) Compensation provided under the 1561 Connecticut Premium Pay program; and (2) costs and expenses of 1562 operating the program, including hiring of necessary employees and the 1563 expense of public outreach and education regarding the program and 1564 account. Not more than five per cent of the total moneys received by the 1565 account shall be used for any administrative costs, including hiring of 1566 temporary or durational staff or contracting with a third-party 1567 administrator, or other costs and expenses incurred by the administrator 1568 or Comptroller in connection with carrying out the provisions of this 1569 section. The administrator shall make all reasonable efforts to limit the 1570 costs and expenses of operating the program without compromising 1571 eligible applicants' access to the program.

- 1572 Sec. 104. Section 32-4j of the general statutes is repealed and the 1573 following is substituted in lieu thereof (*Effective July 1, 2025*):
- 1574 There is established a Connecticut first-time homebuyers account, 1575 which shall be a separate, nonlapsing account. [within the General

1576 Fund.] Funds segregated by the Commissioner of Revenue Services, 1577 pursuant to section 32-4k, shall be deposited in the account. An amount 1578 equal to the amount deposited in the account shall be available to the 1579 Commissioner of Economic and Community Development for 1580 payments to participants in the program established pursuant to section 1581 32-4i. The State Treasurer shall invest the proceeds of the account, and investment earnings, after paying any costs incurred by the State 1582 1583 Treasurer in administering the account, shall be credited to the General 1584 Fund. On or before September 1, 2014, and annually thereafter, the State 1585 Treasurer shall notify the Commissioner of Economic and Community 1586 Development of the total amount deposited in the account. Any funds 1587 segregated on behalf of a participant that are not used for the purchase 1588 of a first home shall be transferred to the General Fund.

Sec. 105. Subsection (f) of section 32-4r of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1592 (f) There is established an account to be known as the "youth service 1593 corps grant program account", which shall be a separate, nonlapsing 1594 account. [within the General Fund.] The account shall contain any 1595 moneys required by law to be deposited in the account. Moneys in the 1596 account shall be expended by the Commissioner of Economic and 1597 Community Development for the purposes of providing grants to 1598 municipalities of priority school districts, as described in section 10-1599 266p, to establish local Youth Service Corps programs that provide paid 1600 community-based service learning and academic and workforce 1601 development programs to youth and young adults in the state in 1602 accordance with the provisions of section 32-4s.

Sec. 106. Subdivision (1) of subsection (b) of section 32-6 of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective July 1, 2025*):

1606 (b) (1) There is established an account to be known as the

"Connecticut Eastern States Exposition account". The account shall
contain any moneys required by law to be deposited in the account and
shall be a separate, nonlapsing account. [of the General Fund.]
Investment earnings credited to the account shall become part of the
assets of the account. Any balance remaining in said account at the end
of any fiscal year shall be carried forward in the account for the next
fiscal year.

1614 Sec. 107. Subsection (a) of section 32-7h of the general statutes is 1615 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1616 2025):

1617 (a) There is established an account to be known as the "small business 1618 express assistance account", which [will] shall be a separate, nonlapsing 1619 account. [within the General Fund.] The account shall contain any 1620 moneys required by law to be deposited in the account. Repayment of 1621 principal and interest on loans shall be credited to such fund and shall 1622 become part of the assets of the fund. Moneys in the account shall be 1623 expended by the Department of Economic and Community 1624 Development for the purposes of the Small Business Express program 1625 established pursuant to section 32-7g. Except as provided in subsection (d) of section 32-7g, all moneys received for the purposes of the Small 1626 1627 Business Express program and payments of principal and interest on 1628 any loans given under said program shall be credited to the account.

1629 Sec. 108. Subdivision (4) of subsection (g) of section 32-9t of the 1630 general statutes is repealed and the following is substituted in lieu 1631 thereof (*Effective July 1, 2025*):

(4) There is established an account to be known as the "Connecticut
economic impact and analysis account", which shall be a separate,
nonlapsing account. [within the General Fund.] The account shall
contain any moneys required by law to be deposited in the account and
shall be held separate and apart from other moneys, funds and accounts.
There shall be deposited in the account any proceeds realized by the

1638 state from activities pursuant to this section. Investment earnings 1639 credited to the account shall become part of the assets of the account. 1640 Any balance remaining in the account at the end of any fiscal year shall 1641 be carried forward in the account for the next fiscal year. Amounts in 1642 the account may be used by the Department of Economic and 1643 Community Development to fund the cost of any activities of the 1644 department pursuant to this section, including administrative costs 1645 related to such activities.

Sec. 109. Subsection (d) of section 32-9yy of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1649 (d) There is established an account to be known as the "small business 1650 assistance account", which shall be a separate, nonlapsing account. 1651 [within the General Fund.] The account shall contain any moneys 1652 required by law to be deposited in the account. All moneys received in 1653 consideration of financial assistance, including payments of principal 1654 and interest on any loans, shall be credited to the account. Moneys in 1655 the account shall be expended by the Department of Economic and 1656 Community Development for the purposes of the small business 1657 assistance program established pursuant to subsection (b) of this 1658 section.

Sec. 110. Subsection (b) of section 32-41q of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) There is established an account to be known as the [critical industries development account] <u>"critical industries development</u> <u>account"</u>, which shall be a separate, nonlapsing account. [within the General Fund.] The account shall contain any moneys invested pursuant to the provisions of this section. Connecticut Innovations, Incorporated may use funds from the account to provide loans, loan guarantees, interest rate subsidies and other forms of loan assistance to customers 1669 of businesses in critical industries which businesses are based in the 1670 state. Connecticut Innovations, Incorporated may solicit and receive 1671 funds from any public and private sources for the program. Such funds 1672 may include, without limitation, federal funds, state bond proceeds, 1673 private venture capital and investments by persons, firms or 1674 corporations. Private capital investments may be made either in the 1675 account as a whole or in one or more individual technologies or projects.

Sec. 111. Subsection (a) of section 32-41x of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) There is established an account to be known as the "preseed
financing account", which shall be a separate, nonlapsing account.
[within the General Fund.] The account shall contain any moneys
required by law to be deposited in the account. Moneys in the account
shall be expended by Connecticut Innovations, Incorporated, for the
purposes of providing preseed financing pursuant to the program
established in subsection (b) of this section.

Sec. 112. Subsection (a) of section 32-41kk of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1689 (a) There is established the "Regenerative Medicine Research Fund", 1690 which shall be a separate, nonlapsing account. [within the General 1691 Fund.] The fund may contain any moneys required or permitted by law 1692 to be deposited in the fund and any funds received from any public or 1693 private contributions, gifts, grants, donations, bequests or devises to the 1694 fund. The chief executive officer of Connecticut Innovations, 1695 Incorporated, (1) shall award financial assistance from the fund in 1696 accordance with the provisions of subsection (b) of this section, and (2) 1697 may enter into agreements with other entities, including, but not limited 1698 to, the government of any state or foreign country for the purpose of 1699 advancing research collaboration opportunities for recipients of

1700 financial assistance under this section.

Sec. 113. Subsection (a) of section 32-324a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1704 (a) There is established an account to be known as the "Connecticut 1705 qualified biodiesel producer incentive account", which shall be a 1706 separate, nonlapsing account. [within the General Fund.] The account 1707 shall contain any moneys required by law to be deposited in the account. 1708 The account may contain any moneys available from any agency or 1709 department of the federal government or any state agency for the 1710 purpose described in subsection (b) of this section. Said account shall 1711 not terminate upon the lack of any funds in said account.

1712 Sec. 114. Section 32-356 of the general statutes is repealed and the 1713 following is substituted in lieu thereof (*Effective July 1, 2025*):

There is established an account to be known as the [small business incubator account] <u>"small business incubator account"</u>, which shall be a separate, nonlapsing account. [within the General Fund.] The commissioner may use funds from the account to provide administrative expenses and grants for the purposes of subdivision (1) of subsection (a) of section 32-7f.

1720 Sec. 115. Section 32-504 of the general statutes is repealed and the 1721 following is substituted in lieu thereof (*Effective July 1, 2025*):

1722 There is established an international trade account, which shall be a 1723 separate, nonlapsing account. [within the General Fund.] The account 1724 may contain any moneys required by law to be deposited in the account, 1725 including success fees pursuant to section 32-500 and participation fees 1726 pursuant to section 32-506, and any other moneys received by the 1727 commissioner from other public or private sources for the purposes of 1728 sections 32-500 to 32-512, inclusive. The commissioner shall use the 1729 moneys in the account for the purposes of sections 32-500 to 32-512,

1730 inclusive.

Sec. 116. Subsection (a) of section 32-762 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1734 (a) There is established an account to be known as the "brownfield 1735 remediation and development account", which shall be a separate, 1736 nonlapsing account. [within the General Fund.] There shall be deposited 1737 in the account: (1) The proceeds of bonds issued by the state for deposit 1738 into said account and used in accordance with this section; (2) 1739 repayments of assistance provided pursuant to subsection (c) of section 1740 22a-133u; (3) interest or other income earned on the investment of 1741 moneys in the account; (4) funds recovered pursuant to sections 32-766 1742 and 32-767; (5) any proceeds realized by the state from activities 1743 pursuant to section 32-763 or section 32-765; and (6) all funds required 1744 by law to be deposited in the account. Any balance remaining in the 1745 account at the end of any fiscal year shall be carried forward in the account for the fiscal year next succeeding. 1746

Sec. 117. Subsection (c) of section 38a-556 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1750 (c) The association shall have the general powers and authority 1751 granted under the laws of this state to carriers to transact the kinds of 1752 insurance defined under section 38a-551, and in addition thereto, the 1753 specific authority to: (1) Enter into contracts necessary or proper to carry 1754 out the provisions and purposes of this section and sections 38a-551 and 1755 38a-557 to 38a-559, inclusive; (2) sue or be sued, including taking any 1756 legal actions necessary or proper for recovery of any assessments for, on 1757 behalf of, or against participating members; (3) take such legal action as 1758 necessary to avoid the payment of improper claims against the 1759 association or the coverage provided by or through the association; (4) 1760 establish, with respect to health insurance provided by or on behalf of

1761 the association, appropriate rates, scales of rates, rate classifications and 1762 rating adjustments, such rates not to be unreasonable in relation to the 1763 coverage provided and the operational expenses of the association; (5) 1764 administer any type of reinsurance program, for or on behalf of 1765 participating members; (6) pool risks among participating members; (7) 1766 issue policies of insurance required or permitted by this section and 1767 sections 38a-551 and 38a-557 to 38a-559, inclusive, in its own name or on 1768 behalf of participating members; (8) administer separate pools, separate 1769 accounts or other plans as deemed appropriate for separate members or 1770 groups of members; (9) operate and administer any combination of 1771 plans, pools, reinsurance arrangements or other mechanisms as deemed 1772 appropriate to best accomplish the fair and equitable operation of the 1773 association; (10) set limits on the amounts of reinsurance that may be 1774 ceded to the association by its members; (11) appoint from among 1775 participating members appropriate legal, actuarial and other committees as necessary to provide technical assistance in the operation 1776 1777 of the association, policy and other contract design, and any other 1778 function within the authority of the association; (12) apply for and 1779 accept grants, gifts and bequests of funds from other states, federal and 1780 interstate agencies and independent authorities, private firms, 1781 individuals and foundations for the purpose of carrying out its 1782 responsibilities. Any such funds received shall be deposited in the 1783 General Fund and shall be credited to a separate, nonlapsing account 1784 [within the General Fund] for the Health Reinsurance Association and 1785 may be used by the Health Reinsurance Association in the performance 1786 of its duties; and (13) perform such other duties and responsibilities as 1787 may be required by state or federal law or permitted by state or federal 1788 law and approved by the commissioner.

Sec. 118. Subsection (d) of section 42-190 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1792 (d) There is established a separate, nonlapsing account [, within the 1793 General Fund,] to be known as the "new automobile warranties account". The account may contain any moneys required by law to be
deposited in the account. The moneys in said account shall be allocated
to the Department of Consumer Protection to carry out the purposes of
this chapter.

1798 Sec. 119. Subsection (a) of section 42-472a of the general statutes is 1799 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1800 2025):

1801 (a) There is established a "privacy protection guaranty and 1802 enforcement account", which shall be a separate, nonlapsing account. 1803 [within the General Fund.] The account may contain any moneys 1804 required by law to be deposited in the account. The account shall be 1805 used by the Commissioner of Consumer Protection: (1) For the 1806 reimbursement of losses sustained by individuals injured by a violation 1807 of the provisions of section 42-470, 42-471, 42-471a or 42-472b or any 1808 regulation adopted pursuant to section 42-472d, and (2) for the 1809 enforcement of provisions of section 42-470, 42-471, 42-471a or 42-472b 1810 or any regulation adopted pursuant to section 42-472d.

1811 Sec. 120. Subsection (d) of section 46a-13m of the general statutes is
1812 repealed and the following is substituted in lieu thereof (*Effective July 1*,
1813 2025):

1814 (d) The Child Advocate may apply for and accept grants, gifts and bequests of funds from other states, federal and interstate agencies and 1815 1816 independent authorities and private firms, individuals and foundations, 1817 for the purpose of carrying out his responsibilities. There is established 1818 [within the General Fund] a child advocate account, which shall be a 1819 separate, nonlapsing account. Any funds received under this subsection 1820 shall, upon deposit in the General Fund, be credited to said account and 1821 may be used by the Child Advocate in the performance of his duties.

1822 Sec. 121. Subsection (a) of section 54-56k of the general statutes is 1823 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1824 2025): (a) There is established an account to be known as the [pretrial account] <u>"pretrial account"</u>. The account shall contain any moneys required by law to be deposited in the account and shall be a separate, nonlapsing account. [of the General Fund.] Investment earnings credited to the account shall become part of the assets of the account. Any balance remaining in said account at the end of any fiscal year shall be carried forward in the account for the next fiscal year.

This act shall take effect as follows and shall amend the following sections:			
Section 1	July 1, 2025	3-22u(a)	
Sec. 2	July 1, 2025	3-123f	
Sec. 3	July 1, 2025	3-123eee(a)	
Sec. 4	July 1, 2025	4-66h(a)	
Sec. 5	July 1, 2025	4-66k(a)	
Sec. 6	July 1, 2025	4-661(b)	
Sec. 7	July 1, 2025	4-66n(a)	
Sec. 8	July 1, 2025	4-66aa(a)	
Sec. 9	July 1, 2025	4-66cc	
Sec. 10	July 1, 2025	4-68aa(d)	
Sec. 11	July 1, 2025	4-68aaa(d)	
Sec. 12	July 1, 2025	4-124jj(a)	
Sec. 13	July 1, 2025	4b-21a	
Sec. 14	July 1, 2025	4b-53(c)	
Sec. 15	July 1, 2025	4d-82a(a)	
Sec. 16	July 1, 2025	7-131s	
Sec. 17	July 1, 2025	7-131t(a)(1)	
Sec. 18	July 1, 2025	7-131u(a)	
Sec. 19	July 1, 2025	7-294p(b)	
Sec. 20	July 1, 2025	7-313h(a)	
Sec. 21	July 1, 2025	7-406n(a)	
Sec. 22	July 1, 2025	8-441(a)	
Sec. 23	July 1, 2025	8-446(a)	
Sec. 24	July 1, 2025	9-701	
Sec. 25	July 1, 2025	10-21 <i>l</i>	
Sec. 26	July 1, 2025	10-265ff(a)	
Sec. 27	July 1, 2025	10-373bb	

Sec. 28	July 1, 2025	10-507
Sec. 29	July 1, 2025	10a-11e
Sec. 30	July 1, 2025	10a-22q
Sec. 31	July 1, 2025	10a-170w(a)
Sec. 32	July 1, 2025	11-8i
Sec. 33	July 1, 2025	12-806b(d)
Sec. 34	July 1, 2025	13b-55b(a)
Sec. 35	July 1, 2025	14-19b(d)
Sec. 36	July 1, 2025	14-21g(a)
Sec. 37	July 1, 2025	14-21i(d)
Sec. 38	July 1, 2025	14-21k(a)
Sec. 39	July 1, 2025	14-21m(a)
Sec. 40	July 1, 2025	14-21p(a)
Sec. 41	July 1, 2025	14-21r(a)
Sec. 42	July 1, 2025	14-21u(c)
Sec. 43	July 1, 2025	14-21v(c)
Sec. 44	July 1, 2025	14-21w(d)
Sec. 45	July 1, 2025	14-21x(d)
Sec. 46	July 1, 2025	14-21y(d)
Sec. 47	July 1, 2025	14-21aa(a)
Sec. 48	July 1, 2025	14-50b(a)
Sec. 49	July 1, 2025	14-227a(i)(7)
Sec. 50	July 1, 2025	14-295b
Sec. 51	July 1, 2025	16-50bb(a)
Sec. 52	July 1, 2025	16-244bb(a)
Sec. 53	July 1, 2025	16-331bb(a)
Sec. 54	July 1, 2025	16-331cc(a)
Sec. 55	July 1, 2025	16a-47c(a)
Sec. 56	July 1, 2025	17a-20b(b)
Sec. 57	July 1, 2025	17a-22ii(a)
Sec. 58	July 1, 2025	17a-22jj(a)
Sec. 59	July 1, 2025	17a-451f
Sec. 60	July 1, 2025	17a-451g
Sec. 61	July 1, 2025	17a-674a(a)
Sec. 62	July 1, 2025	17a-674h(b)
Sec. 63	July 1, 2025	17b-55b
Sec. 64	July 1, 2025	17b-88a
Sec. 65	July 1, 2025	17b-112f(a)
Sec. 66	July 1, 2025	17b-261f
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Sec. 67	July 1, 2025	17b-288(a)
Sec. 68	July 1, 2025	18-81qq(j)
Sec. 69	July 1, 2025	19a-12c
Sec. 70	July 1, 2025	19a-32a(a)
Sec. 71	July 1, 2025	19a-32b
Sec. 72	July 1, 2025	19a-112d
Sec. 73	July 1, 2025	19a-308b(a)
Sec. 74	July 1, 2025	20-638c
Sec. 75	July 1, 2025	21a-420f(a)(1)
Sec. 76	July 1, 2025	21a-420f(b)(1)
Sec. 77	July 1, 2025	22-26i(a)
Sec. 78	July 1, 2025	22-26mm(b)
Sec. 79	July 1, 2025	22-38c
Sec. 80	July 1, 2025	22-329a(j)
Sec. 81	July 1, 2025	22a-21k
Sec. 82	July 1, 2025	22a-27l(a)
Sec. 83	July 1, 2025	22a-27t
Sec. 84	July 1, 2025	22a-27u(a)
Sec. 85	July 1, 2025	22a-27v(a)
Sec. 86	July 1, 2025	22a-200c(b)
Sec. 87	July 1, 2025	22a-202(h)
Sec. 88	July 1, 2025	22a-316
Sec. 89	July 1, 2025	22a-903b
Sec. 90	July 1, 2025	23-15h(a)
Sec. 91	July 1, 2025	23-20(c)(2)
Sec. 92	July 1, 2025	23-79
Sec. 93	July 1, 2025	26-27c
Sec. 94	July 1, 2025	27-19b
Sec. 95	July 1, 2025	27-19c
Sec. 96	July 1, 2025	27-19e
Sec. 97	July 1, 2025	27-38f
Sec. 98	July 1, 2025	27-39(f)
Sec. 99	July 1, 2025	27-100a(b)
Sec. 100	July 1, 2025	28-31(a)
Sec. 101	July 1, 2025	29-423
Sec. 102	July 1, 2025	31-900(c)
Sec. 103	July 1, 2025	31-901(c)
Sec. 104	July 1, 2025	32-4j
Sec. 105	July 1, 2025	32-4r(f)

Sec. 106	July 1, 2025	32-6(b)(1)
Sec. 107	July 1, 2025	32-7h(a)
Sec. 108	July 1, 2025	32-9t(g)(4)
Sec. 109	July 1, 2025	32-9yy(d)
Sec. 110	July 1, 2025	32-41q(b)
Sec. 111	July 1, 2025	32-41x(a)
Sec. 112	July 1, 2025	32-41kk(a)
Sec. 113	July 1, 2025	32-324a(a)
Sec. 114	July 1, 2025	32-356
Sec. 115	July 1, 2025	32-504
Sec. 116	July 1, 2025	32-762(a)
Sec. 117	July 1, 2025	38a-556(c)
Sec. 118	July 1, 2025	42-190(d)
Sec. 119	July 1, 2025	42-472a(a)
Sec. 120	July 1, 2025	46a-13m(d)
Sec. 121	July 1, 2025	54-56k(a)

## Statement of Purpose:

To implement a recommendation of the Auditors of Public Accounts regarding nonlapsing accounts.

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