

Substitute Bill No. 6660

January Session, 2023



AN ACT IMPLEMENTING THE GOVERNOR'S BUDGET RECOMMENDATIONS FOR GENERAL GOVERNMENT.

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

- 1 Section 1. Subdivision (10) of section 5-198 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective from
- 3 passage):
- 4 (10) Executive assistants to each state elective officer and each
- 5 department head, as defined in section 4-5, provided (A) each position
- 6 of executive assistant shall have been created in accordance with
- 7 section 5-214, and (B) in no event shall the Commissioner of
- 8 Administrative Services or the Secretary of the Office of Policy and
- 9 Management approve more than [four] two executive assistants for [a]
- 10 each department head;
- 11 Sec. 2. Subdivision (1) of subsection (c) of section 32-285a of the
- 12 general statutes is repealed and the following is substituted in lieu
- 13 thereof (*Effective July 1, 2023*):
- 14 (c) (1) The Community Investment Fund 2030 Board shall establish
- 15 an application and review process with guidelines and terms for funds
- 16 provided from the bond proceeds under subsection (d) of this section
- 17 for eligible projects. Such funds shall be used for costs related to an
- 18 eligible project recommended by the board and approved by the

- 19 Governor pursuant to this subsection [and] but shall not be used to
- 20 pay or to reimburse the administrator for administrative costs under
- 21 this section. The Department of Economic and Community
- 22 <u>Development shall pay for administrative costs within available</u>
- 23 appropriations.
- Sec. 3. Subparagraph (L) of subdivision (1) of section 12-408 of the
- 25 general statutes is repealed and the following is substituted in lieu
- 26 thereof (*Effective July 1, 2023*):
- 27 (L) (i) For calendar months commencing on or after July 1, 2021, but
- 28 <u>prior to July 1, 2023</u>, the commissioner shall deposit into the municipal
- 29 revenue sharing account established pursuant to section 4-66l, as
- 30 <u>amended by this act,</u> seven and nine-tenths per cent of the amounts
- 31 received by the state from the tax imposed under subparagraph (A) of
- 32 this subdivision; and
- 33 (ii) For calendar months commencing on or after July 1, 2023, the
- 34 <u>commissioner shall deposit into the Municipal Revenue Sharing Fund</u>
- 35 <u>established pursuant to section 4-66p, as amended by this act, seven</u>
- and nine-tenths per cent of the amounts received by the state from the
- 37 tax imposed under subparagraph (A) of this subdivision; and
- 38 Sec. 4. Subparagraph (K) of subdivision (1) of section 12-411 of the
- 39 general statutes is repealed and the following is substituted in lieu
- 40 thereof (*Effective July 1, 2023*):
- 41 (K) (i) For calendar months commencing on or after July 1, 2021, but
- 42 prior to July 1, 2023, the commissioner shall deposit into [said] the
- 43 municipal revenue sharing account established pursuant to section 4-
- 44 66l, as amended by this act, seven and nine-tenths per cent of the
- 45 amounts received by the state from the tax imposed under
- 46 subparagraph (A) of this subdivision; and
- 47 (ii) For calendar months commencing on or after July 1, 2023, the
- 48 <u>commissioner shall deposit into the Municipal Revenue Sharing Fund</u>
- 49 established pursuant to section 4-66p, as amended by this act, seven

50	and nine-tenths per cent of the amounts received by the state from the		
51	tax imposed under subparagraph (A) of this subdivision; and		
52 53	Sec. 5. Section 4-66p of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2023</i>):		
54	(a) There is established a fund to be known as the "Municipa		
55	Revenue Sharing Fund" which shall be a separate, nonlapsing fund		
56	The fund shall contain any moneys required by law to be deposited in		
57	the fund. Moneys in the fund shall be expended by the Secretary of the		
58	Office of Policy and Management for the purposes of providing grants		
59	pursuant to [section 4-66l and section 12-18b] subsections (c) to (g		
60	inclusive, of this section.		
61	(b) For the fiscal year ending June 30, 2017, ten million dollars shal		
62	be transferred from such fund not later than April fifteenth for the		
63	purposes of grants under section 10-262h.		
64	(c) For the fiscal year ending June 30, 2024, and each fiscal year		
65	thereafter, moneys sufficient to make motor vehicle property tax		
66	grants payable to municipalities pursuant to subsection (c) of section 4		
67	661 shall be expended not later than August first annually by the		
68	secretary.		
69	(d) For the fiscal year ending June 30, 2024, and each fiscal year		
70	thereafter, moneys sufficient to make the grants payable pursuant to		
71	subsections (d) and (e) of section 12-18b, as amended by this act, shall		
72	be expended by the secretary.		
73	(e) (1) For the fiscal year ending June 30, 2024, and each fiscal year		
74	thereafter, each municipality or district listed below shall receive the		
75	following supplemental revenue sharing grant payable not later than		
76	October thirty-first annually:		
T1	Grantee Grant Amount		
T2 T3	<u>Andover</u> <u>43,820</u>		

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T4	<u>Ansonia</u>	<u>-</u>
T5	<u>Ashford</u>	<u>44,498</u>
T6	Avon	<u>142,054</u>
T7	<u>Barkhamsted</u>	<u>=</u>
T8	Beacon Falls	<u>=</u>
T9	<u>Berlin</u>	<u>258,989</u>
T10	<u>Bethany</u>	<u>26,746</u>
T11	<u>Bethel</u>	<u>=</u>
T12	<u>Bethlehem</u>	<u>40,552</u>
T13	<u>Bloomfield</u>	<u>291,027</u>
T14	<u>Bolton</u>	<u>11,053</u>
T15	<u>Bozrah</u>	Ξ.
T16	<u>Branford</u>	Ξ
T17	<u>Bridgeport</u>	<u>6,059,559</u>
T18	<u>Bridgewater</u>	
T19	<u>Bristol</u>	<u>234,651</u>
T20	Brookfield	272,396
T21	Brooklyn	=
T22	Burlington	34,417
T23	Canaan	<u>24,132</u>
T24	Canaan Fire District	<u>100,000</u>
T25	<u>Canterbury</u>	94,624
T26	Canton	=
T27	<u>Chaplin</u>	34,779
T28	Cheshire	<u>241,134</u>
T29	<u>Chester</u>	Ξ.
T30	Clinton	<u>288,473</u>
T31	<u>Colchester</u>	<u>134,167</u>
T32	<u>Colebrook</u>	Ξ.
T33	<u>Columbia</u>	<u>28,393</u>
T34	Cornwall	Ξ.
T35	Coventry	<u>113,156</u>
T36	Cromwell	Ξ.
T37	<u>Danbury</u>	<u>1,218,855</u>
T38	<u>Darien</u>	Ξ
T39	Deep River	=
T40	<u>Derby</u>	205,327
T41	<u>Durham</u>	244,059
T42	Eastford	
T43	East Granby	<u>-</u> <u>-</u>
T44	East Haddam	
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T45	East Hampton	120,397
T46	East Hartford	200,959
T47	East Haven	
T48	East Lyme	<u>524,097</u>
T49	Easton	
T50	East Windsor	
T51	Ellington	
T52	<u>Enfield</u>	<u> </u>
T53	<u>Essex</u>	<u> </u>
T54	<u>Fairfield</u>	<u>191,245</u>
T55	<u>Farmington</u>	<u>802,461</u>
T56	<u>Franklin</u>	<u>25,666</u>
T57	<u>Glastonbury</u>	<u>385,930</u>
T58	<u>Goshen</u>	<u> </u>
T59	<u>Granby</u>	Ξ.
T60	<u>Greenwich</u>	Ξ.
T61	<u>Griswold</u>	Ξ.
T62	<u>Groton</u>	<u>466,668</u>
T63	<u>Guilford</u>	<u>496,560</u>
T64	<u>Haddam</u>	<u> </u>
T65	<u>Hamden</u>	<u>1,646,236</u>
T66	<u>Hampton</u>	<u>28,585</u>
T67	<u>Hartford</u>	<u>15,792,632</u>
T68	<u>Hartland</u>	<u>76,110</u>
T69	<u>Harwinton</u>	<u>39,036</u>
T70	<u>Hebron</u>	<u>125,020</u>
T71	<u>Kent</u>	Ξ
T72	<u>Killingly</u>	<u>268,063</u>
T73	<u>Killingworth</u>	<u>155,954</u>
T74	<u>Lebanon</u>	<u>162,740</u>
T75	<u>Ledyard</u>	<u>=</u>
T76	<u>Lisbon</u>	<u>139,316</u>
T77	<u>Litchfield</u>	<u>46,905</u>
T78	<u>Lyme</u>	<u>=</u>
T79	<u>Madison</u>	<u>175,790</u>
T80	<u>Manchester</u>	<u>780,354</u>
T81	<u>Mansfield</u>	<u>3,291,730</u>
T82	<u>Marlborough</u>	<u>48,977</u>
T83	<u>Meriden</u>	<u>622,306</u>
T84	<u>Middlebury</u>	<u>15,067</u>
T85	<u>Middlefield</u>	<u>14,971</u>

T86	Middletown	_
T87	Milford	<u>1,130,086</u>
T88	<u>Monroe</u>	443,723
T89	Montville	20,897
T90	Morris	<u></u>
T91	Naugatuck	283,399
T92	New Britain	<u>2,176,332</u>
T93	New Canaan	Ξ
T94	New Fairfield	265,666
T95	New Hartford	<u></u>
T96	New Haven	16,921,822
T97	Newington	<u>=</u>
T98	New London	1,112,913
T99	New Milford	
T100	Newtown	267,960
T101	Norfolk	9,911
T102	North Branford	<u>152,031</u>
T103	North Canaan	11,334
T104	North Haven	<u>=</u>
T105	North Stonington	
T106	Norwalk	1,780,046
T107	Norwich	210,834
T108	Old Lyme	<u></u>
T109	Old Saybrook	_
T110	<u>Orange</u>	<u>221,467</u>
T111	<u>Oxford</u>	<u>267,543</u>
T112	<u>Plainfield</u>	Ξ
T113	Plainville	_
T114	Plymouth	Ξ
T115	Pomfret	<u>23,434</u>
T116	<u>Portland</u>	Ξ
T117	Preston	<u>=</u>
T118	Prospect	73,271
T119	Putnam	<u>71,039</u>
T120	Redding	<u>57,277</u>
T121	Ridgefield	117,659
T122	Rocky Hill	65,602
T123	Roxbury	<u>=</u>
T124	Salem	132,694
T125	<u>Salisbury</u>	<u>=</u>
T126	Scotland	<u>13,960</u>

T127	Seymour	<u>=</u>
T128	Sharon	_
T129	Shelton	_
T130	Sherman	Ξ
T131	Simsbury	_
T132	Somers	240,198
T133	Southbury	74,062
T134	Southington	
T135	South Windsor	<u>57,854</u>
T136	Sprague	<u></u>
T137	Stafford	_
T138	Stamford	1,846,049
T139	Sterling	Ξ
T140	Stonington	218,992
T141	Stratford	Ξ
T142	<u>Suffield</u>	<u>206,051</u>
T143	<u>Thomaston</u>	<u> </u>
T144	<u>Thompson</u>	<u>4,459</u>
T145	<u>Tolland</u>	<u>322,977</u>
T146	<u>Torrington</u>	<u>72,539</u>
T147	<u>Trumbull</u>	604,706
T148	<u>Union</u>	<u> </u>
T149	<u>Vernon</u>	<u>330,755</u>
T150	<u>Voluntown</u>	<u>=</u>
T151	<u>Wallingford</u>	<u>-</u>
T152	Warren	<u>-</u>
T153	Washington	<u>=</u>
T154	Waterbury	<u>5,582,559</u>
T155	Waterford	<u>=</u>
T156	Watertown	<u>=</u>
T157	Westbrook	<u>=</u>
T158	West Hartford	<u>-</u>
T159	West Haven	<u>=</u>
T160	Weston	<u>70,181</u>
T161	Westport	<u>66,133</u>
T162	Wethersfield	<u>=</u>
T163	Willington	<u>=</u>
T164	Wilton	<u>93,135</u>
T165	<u>Winchester</u>	<u>105,432</u>
T166	Windham	<u>1,349,376</u>
T167	Windsor	<u>357,943</u>

T168	Windsor Locks	<u>150,116</u>
T169	Wolcott	<u>136,938</u>
T170	<u>Woodbridge</u>	<u>120,477</u>
T171	Woodbury	Ξ
T172	Woodstock	Ξ
T173	TOTAL	74,672,468

- (2) If the total of grants payable to each municipality and district in accordance with subdivision (1) of this subsection exceeds the amount appropriated for the purposes of said subdivision, the amount of the grant payable to each municipality and district shall be reduced proportionately.
- (f) For the fiscal year ending June 30, 2024, and each fiscal year thereafter, the total grants paid to municipalities pursuant to sections 3-55i to 3-55m, inclusive, shall be paid from the Municipal Revenue Sharing Fund, established in subsection (a) of this section and not from the Mashantucket and Mohegan Fund established pursuant to section 3-55i.
- (g) (1) For the fiscal year ending June 30, 2024, and each fiscal year thereafter, moneys remaining in the municipal revenue sharing fund, including moneys accrued to the fund during such fiscal year but received after the end of such fiscal year, shall be expended not later than October first following the end of each such fiscal year by the secretary for the purposes of the municipal revenue sharing grants established pursuant to subsection (d) of section 4-66l.
 - (2) The amount of the grant payable to a municipality in any year in accordance with subdivision (1) of this subsection shall be reduced proportionately in the event that the total of such grants in such year exceeds the amount available for such grants in the municipal revenue sharing fund established pursuant to subsection (a) of this section.
- Sec. 6. Section 12-18b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

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- 102 (a) For the purposes of this section:
- 103 (1) "College and hospital property" means all real property 104 described in subsection (a) of section 12-20a;
- (2) "Equalized net grand list per capita" means the grand list of a municipality upon which taxes were levied for the general expenses of such municipality three years prior to the fiscal year in which a grant under this section is to be paid, equalized in accordance with the provisions of section 10-261a and divided by the total population of such municipality;
- 111 (3) "Municipality" means any town, city, borough, consolidated 112 town and city and consolidated town and borough;
- 113 (4) "State, municipal or tribal property" means all real property 114 described in subsection (a) of section 12-19a;
- 115 (5) "Tier one municipality" means a municipality with an equalized 116 net grand list per capita of less than one hundred thousand dollars;
- 117 (6) "Tier two municipality" means a municipality with an equalized 118 net grand list per capita of one hundred thousand dollars to two 119 hundred thousand dollars; and
- 120 (7) "Tier three municipality" means a municipality with an 121 equalized net grand list per capita of greater than two hundred 122 thousand dollars.
- 123 (b) Notwithstanding the provisions of sections 12-19a and 12-20a, on 124 or before [May] September thirtieth, annually, all funds appropriated 125 for state grants in lieu of taxes shall be payable to municipalities and 126 fire districts pursuant to the provisions of this section. On or before 127 January first, annually, the Secretary of the Office of Policy and 128 Management shall determine the amount due, as a state grant in lieu of 129 taxes, to each municipality and fire district in this state wherein college 130 and hospital property is located and to each municipality and fire

- district in this state wherein state, municipal or tribal property, except that which was acquired and used for highways and bridges, but not excepting property acquired and used for highway administration or maintenance purposes, is located. Such determination shall be calculated based on assessed values provided to the Office of Policy and Management prior to the preceding April first, pursuant to section 12-19b, as amended by this act.
 - (1) The grant payable to any municipality or fire district for state, municipal or tribal property under the provisions of this section in the fiscal year ending June 30, 2022, and each fiscal year thereafter, shall be equal to the total of:
- 142 (A) One hundred per cent of the property taxes that would have 143 been paid with respect to any facility designated by the Commissioner 144 of Correction, on or before August first of each year, to be a 145 correctional facility administered under the auspices of the 146 Department of Correction or a juvenile detention center under 147 direction of the Department of Children and Families that was used for 148 incarcerative purposes during the preceding fiscal year. If a list 149 containing the name and location of such designated facilities and 150 information concerning their use for purposes of incarceration during the preceding fiscal year is not available from the Secretary of the State 152 on August first of any year, the Commissioner of Correction shall, on 153 said date, certify to the Secretary of the Office of Policy and 154 Management a list containing such information;
 - (B) One hundred per cent of the property taxes that would have been paid with respect to that portion of the John Dempsey Hospital located at The University of Connecticut Health Center in Farmington that is used as a permanent medical ward for prisoners under the custody of the Department of Correction. Nothing in this section shall be construed as designating any portion of The University of Connecticut Health Center John Dempsey Hospital as a correctional facility;

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- 163 (C) One hundred per cent of the property taxes that would have 164 been paid on any land designated within the 1983 Settlement 165 boundary and taken into trust by the federal government for the 166 Mashantucket Pequot Tribal Nation on or after June 8, 1999;
- 167 (D) One hundred per cent of the property taxes that would have 168 been paid with respect to the property and facilities owned by the 169 Connecticut Port Authority;
- 170 (E) Subject to the provisions of subsection (c) of section 12-19a, sixty-171 five per cent of the property taxes that would have been paid with 172 respect to the buildings and grounds comprising Connecticut Valley 173 Hospital and Whiting Forensic Hospital in Middletown;
 - (F) With respect to any municipality in which more than fifty per cent of the property is state-owned real property, one hundred per cent of the property taxes that would have been paid with respect to such state-owned property;
 - (G) Forty-five per cent of the property taxes that would have been paid with respect to all municipally owned airports; except for the exemption applicable to such property, on the assessment list in such municipality for the assessment date two years prior to the commencement of the state fiscal year in which such grant is payable. The grant provided pursuant to this section for any municipally owned airport shall be paid to any municipality in which the airport is located, except that the grant applicable to Sikorsky Airport shall be paid one-half to the town of Stratford and one-half to the city of Bridgeport;
 - (H) One hundred per cent of the property taxes that would have been paid with respect to any land designated within the 1983 Settlement boundary and taken into trust by the federal government for the Mashantucket Pequot Tribal Nation prior to June 8, 1999, or taken into trust by the federal government for the Mohegan Tribe of Indians of Connecticut, provided the real property subject to this

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- subparagraph shall be the land only, and shall not include the assessed value of any structures, buildings or other improvements on such land; and
- (I) Forty-five per cent of the property taxes that would have been paid with respect to all other state-owned real property.
 - (2) The grant payable to any municipality or fire district for college and hospital property under the provisions of this section in the fiscal year ending June 30, 2017, and each fiscal year thereafter, shall be equal to the total of seventy-seven per cent of the property taxes that, except for any exemption applicable to any college and hospital property under the provisions of section 12-81, would have been paid with respect to college and hospital property on the assessment list in such municipality or fire district for the assessment date two years prior to the commencement of the state fiscal year in which such grant is payable.
 - (c) The Secretary of the Office of Policy and Management shall list municipalities, boroughs and fire districts based on the equalized net grand list per capita. Boroughs and fire districts shall have the same equalized net grand list per capita as the town, city, consolidated town and city or consolidated town and borough in which such borough or fire district is located.
 - (d) For the fiscal year ending June 30, 2022, and each fiscal year thereafter:
- (1) The total amount of the grants paid to a municipality or fire district pursuant to the provisions of this subsection shall not be lower than the total amount of the payment in lieu of taxes grants received by such municipality or fire district for the fiscal year ending June 30, 2021.
- 222 (2) If the total of grants payable to each municipality and fire district 223 in accordance with the provisions of [subsection] <u>subsections</u> (b) <u>and</u> 224 (e) of this section exceeds the amount appropriated for the purposes of

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- said subsection for a fiscal year:
- (A) Each tier one municipality shall receive fifty per cent of the grant amount payable to such municipality as calculated under subsection (b) of this section;
- (B) Each tier two municipality shall receive forty per cent of the grant amount payable to such municipality as calculated under subsection (b) of this section; and
- (C) Each tier three municipality shall receive thirty per cent of the grant amount payable to such municipality as calculated under subsection (b) of this section.
 - (3) Each municipality designated as an alliance district pursuant to section 10-262u or in which more than fifty per cent of the property is state-owned real property shall be classified as a tier one municipality.
- 238 (4) Each fire district shall receive the same percentage of the grant 239 amount payable to the municipality in which it is located.
 - (5) (A) If the total of grants payable to each municipality and fire district in accordance with the provisions of subsection (b) of this section exceeds the amount appropriated for the purposes of said subsection, but such appropriated amount exceeds the amount required for grants payable to each municipality and fire district in accordance with the provisions of subdivisions (1) to (4), inclusive, of this subsection, the amount of the grant payable to each municipality and fire district shall be increased proportionately.
 - (B) If the total of grants payable to each municipality and fire district in accordance with the provisions of subdivisions (1) to (4), inclusive, of this subsection exceeds the amount appropriated for the purposes of said subdivisions, the amount of the grant payable to each municipality and fire district shall be reduced proportionately, except that no grant shall be reduced below the amount set forth in subdivision (1) of this subsection.

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- (e) Notwithstanding the provisions of subsections (a) to (d), 255 256 inclusive, of this section and sections 12-19b and 12-20b, as amended 257 by this act:
- 258 (1) The grant payable to any municipality or fire district with 259 respect to a campus of the United States Department of Veterans 260 Affairs Connecticut Healthcare Systems shall be one hundred per cent;
- 261 (2) For any municipality receiving payments under section 15-120ss, 262 property located in such municipality at Bradley International Airport 263 shall not be included in the calculation of any state grant in lieu of 264 taxes pursuant to this section; [and]
- 265 (3) The city of Bridgeport shall be due five million dollars, [on or 266 before the thirtieth day of September, annually, which amount shall 267 be in addition to the amount due such city pursuant to the provisions 268 of [subsections] subsection (b) or (d) of this section;
- 269 (4) There shall be an amount due the town of Voluntown, with 270 respect to any state-owned forest, of an additional sixty thousand 271 dollars, annually, for reimbursement to municipalities for loss of taxes 272 on private tax-exempt property;
- 273 (5) The amount due the town of Branford, with respect to the 274 Connecticut Hospice located in said town, shall be one hundred 275 thousand dollars, annually, for reimbursement to municipalities for 276 loss of taxes on private tax-exempt property; and
- 277 (6) The amount due the city of New London, with respect to the 278 United States Coast Guard Academy located in said city, shall be one 279 million dollars, annually, for reimbursement to municipalities for loss 280 of taxes on private tax-exempt property.
- (f) For purposes of this section, any real property that is owned by The University of Connecticut Health Center Finance Corporation 282 283 established pursuant to the provisions of sections 10a-250 to 10a-263, inclusive, or by one or more subsidiary corporations established

- pursuant to subdivision (13) of section 10a-254 and that is free from taxation pursuant to the provisions of section 10a-259 shall be deemed to be state-owned real property.
- Sec. 7. Section 12-19b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023*):

[(a)] Not later than April first in any assessment year, any town, borough or fire district to which a grant is payable under the provisions of section 12-18b, as amended by this act, or 12-19a shall provide the Secretary of the Office of Policy and Management with the assessed valuation of the real property eligible therefor as of the first day of October immediately preceding, adjusted in accordance with any gradual increase in or deferment of assessed values of real property implemented in accordance with section 12-62c, which is required for computation of such grant. Any town, borough or fire district that neglects to transmit to the secretary the assessed valuation as required by this section shall forfeit two hundred fifty dollars to the state, provided the secretary may waive such forfeiture in accordance with procedures and standards adopted by regulation in accordance with chapter 54. Said secretary may, on or before the first day of August of the state fiscal year in which such grant is payable, reevaluate any such property when, in the secretary's judgment, the valuation is inaccurate and shall notify such town, borough or fire district of such reevaluation by certified or registered mail. Any town, borough or fire district aggrieved by the action of the secretary under the provisions of this section may, not later than ten business days following receipt of such notice, appeal to the secretary for a hearing concerning such reevaluation. Such appeal shall be in writing and shall include a statement as to the reasons for such appeal. The secretary shall, not later than ten business days following receipt of such appeal, grant or deny such hearing by notification in writing, including in the event of a denial, a statement as to the reasons for such denial. Such notification shall be sent by certified or registered mail. If any town, borough or fire district is aggrieved by the action of the secretary

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- 318 following such hearing or in denying any such hearing, the town,
- 319 borough or fire district may not later than ten business days after
- 320 receiving such notice, appeal to the superior court for the judicial
- 321 district wherein such town, borough or fire district is located. Any
- 322 such appeal shall be privileged.
- 323 [(b) Notwithstanding the provisions of section 12-18b or subsection
- 324 (a) of this section, there shall be an amount due the municipality of
- 325 Voluntown, on or before the thirtieth day of September, annually, with
- 326 respect to any state-owned forest, of an additional sixty thousand
- 327 dollars, which amount shall be paid from the municipal revenue
- 328 sharing account established pursuant to section 4-66l, for
- 329 reimbursement to towns for loss of taxes on private tax-exempt
- 330 property.]
- Sec. 8. Section 12-20b of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective July 1, 2023*):
- 333 [(a)] Not later than April first in each year, any municipality to
- which a grant is payable under the provisions of section 12-18b, as
- 335 <u>amended by this act,</u> or 12-20a shall provide the Secretary of the Office
- of Policy and Management with the assessed valuation of the tax-
- exempt real property as of the immediately preceding October first,
- adjusted in accordance with any gradual increase in or deferment of
- assessed values of real property implemented in accordance with
- section 12-62c, which is required for computation of such grant. Any municipality which neglects to transmit to the Secretary of the Office of
- 342 Policy and Management the assessed valuation as required by this
- section shall forfeit two hundred fifty dollars to the state, provided the
- 344 secretary may waive such forfeiture in accordance with procedures
- 345 and standards adopted by regulation in accordance with chapter 54.
- 346 Said secretary may, on or before the first day of August of the state
- 347 fiscal year in which such grant is payable, reevaluate any such
- 348 property when, in his or her judgment, the valuation is inaccurate and
- 349 shall notify such municipality of such reevaluation. Any municipality
- 350 aggrieved by the action of said secretary under the provisions of this

section may, not later than ten business days following receipt of such notice, appeal to the secretary for a hearing concerning such reevaluation, provided such appeal shall be in writing and shall include a statement as to the reasons for such appeal. The secretary shall, not later than ten business days following receipt of such appeal, grant or deny such hearing by notification in writing, including in the event of a denial, a statement as to the reasons for such denial. If any municipality is aggrieved by the action of the secretary following such hearing or in denying any such hearing, the municipality may not later than two weeks after such notice, appeal to the superior court for the judicial district in which the municipality is located. Any such appeal shall be privileged. [Said secretary shall certify to the Comptroller the amount due each municipality under the provisions of section 12-18b or under any recomputation occurring prior to September fifteenth which may be effected as the result of the provisions of this section, and the Comptroller shall draw his or her order on the Treasurer on or before the fifth business day following September fifteenth and the Treasurer shall pay the amount thereof to such municipality on or before the thirtieth day of September following.] If any recomputation is effected as the result of the provisions of this section on or after the January first following the date on which the municipality has provided the assessed valuation in question, any adjustments to the amount due to any municipality for the period for which such adjustments were made shall be made in the next payment the Treasurer shall make to such municipality pursuant to this section.

[(b) Notwithstanding the provisions of section 12-18b or subsection (a) of this section, the amount due the municipality of Branford, on or before the thirtieth day of September, annually, with respect to the Connecticut Hospice, in Branford, shall be one hundred thousand dollars, which amount shall be paid from the municipal revenue sharing account established pursuant to section 4-66l, for reimbursement to towns for loss of taxes on private tax-exempt property.

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- 384 (c) Notwithstanding the provisions of section 12-18b or subsection 385 (a) of this section, the amount due the city of New London, on or 386 before the thirtieth day of September, annually, with respect to the 387 United States Coast Guard Academy in New London, shall be one 388 million dollars, which amount shall be paid from the municipal 389 revenue sharing account established pursuant to section 4-66l, for 390 reimbursement to towns for loss of taxes on private tax-exempt 391 property.]
- Sec. 9. Subsection (b) of section 4-66*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2023):
- 395 (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 398 moneys required by law to be deposited in the account. The secretary 399 shall set aside and ensure availability of moneys in the account in the 400 following order of priority and shall transfer or disburse such moneys as follows:
 - (1) For the fiscal [year] <u>years</u> ending June 30, 2022, and [each fiscal year thereafter] <u>June 30, 2023</u>, 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 [year] <u>years</u> ending June 30, 2022, and [each fiscal year thereafter] <u>June 30, 2023</u>, moneys sufficient to make the grants payable pursuant to subsection (d) of section 12-18b, as amended by <u>this act</u>, subdivisions (1) and (3) of subsection (e) of section 12-18b, as <u>amended by this act</u>, subsection (b) of section 12-19b and subsections (b) and (c) of section 12-20b shall be expended by the secretary; and
- 413 (3) For the fiscal [year] <u>years</u> ending June 30, 2022, and [each fiscal year thereafter] <u>June 30, 2023</u>, moneys in the account remaining shall

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- be expended annually by the secretary for the purposes of the 415 416 municipal revenue sharing grants established pursuant to subsection 417 (d) of this section. Any such moneys deposited in the account for 418 municipal revenue sharing grants, including moneys accrued to the 419 account during each fiscal year but received after the end of such fiscal 420 year, shall be distributed to municipalities not later than October first 421 following the end of each fiscal year. Any municipality may apply to 422 the Office of Policy and Management on or after July first for early 423 disbursement of a portion of such grant. The Office of Policy and 424 Management may approve such an application if it finds that early 425 disbursement is required in order for a municipality to meet its cash 426 flow needs. No early disbursement approved by said office may be 427 issued later than September thirtieth.
- Sec. 10. Subsection (g) of section 4-66*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2023):
- (g) For the fiscal [year] <u>years</u> ending June 30, 2020, [and each fiscal year thereafter] <u>to June 30, 2023, inclusive</u>, the amount of the grant payable to a municipality in any year in accordance with subsection (d) of this section shall be reduced proportionately in the event that the total of such grants in such year exceeds the amount available for such grants in the municipal revenue sharing account established pursuant to subsection (b) of this section.
- Sec. 11. Subsections (c) and (d) of section 21a-420f of the general statutes are repealed and the following is substituted in lieu thereof (*Effective July 1, 2023*):
 - (c) (1) On and after July 1, 2022, there is established a fund to be known as the ["Social Equity and Innovation Fund" which shall be a separate, nonlapsing fund] "Cannabis Social Equity and Innovation Fund". The fund shall contain any moneys required by law to be deposited in the fund and shall be held by the Treasurer separate and apart from all other moneys, funds and accounts. Amounts in the fund

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- may be expended only pursuant to appropriation by the General Assembly. Any balance remaining in the fund at the end of any fiscal year shall be carried forward in the fund for the fiscal year next succeeding. Moneys in the fund shall be appropriated for the purposes of providing the following: Access to capital for businesses; technical assistance for the start-up and operation of a business; funding for workforce education; funding for community investments; and paying costs incurred to implement the activities authorized under RERACA. All such appropriations shall be dedicated to expenditures that further the principles of equity, as defined in section 21a-420.
 - (2) (A) For the purposes of subdivision (1) of this subsection, for the fiscal year ending June 30, 2023, and for each fiscal year thereafter, the Social Equity Council shall transmit, for even-numbered years, estimates of expenditure requirements and for odd-numbered years, recommended adjustments and revisions, if any, of such estimates, to the Secretary of the Office of Policy and Management, in the manner prescribed for a budgeted agency under subsection (a) of section 4-77. The council shall recommend for each fiscal year commencing with the fiscal year ending June 30, 2023, appropriate funding for all credits payable to angel investors that invest in cannabis businesses pursuant to section 12-704d.
 - (B) The Office of Policy and Management may not make adjustments to any such estimates or adjustments and revisions of such estimates transmitted by the council. Notwithstanding any provision of the general statutes or any special act, the Governor shall not reduce the allotment requisitions or allotments in force pursuant to section 4-85 or make reductions in allotments in order to achieve budget savings in the General Fund, concerning any appropriations made by the General Assembly for the purposes of subdivision (1) of this subsection.
 - (d) On and after July 1, 2022, there is established a fund to be known as the ["Prevention and Recovery Services Fund" which shall be a separate, nonlapsing fund] "Cannabis Prevention and Recovery

- 480 <u>Services Fund"</u>. The fund shall contain any moneys required by law to
- be deposited in the fund and shall be held by the Treasurer separate
- and apart from all other moneys, funds and accounts. Amounts in the
- 483 <u>fund may be expended only pursuant to appropriation by the General</u>
- 484 Assembly. Any balance remaining in the fund at the end of any fiscal
- 485 year shall be carried forward in the fund for the fiscal year next
- 486 <u>succeeding.</u> Moneys in the fund shall be appropriated for the purposes
- 487 of (1) substance abuse prevention, treatment and recovery services,
- and (2) collection and analysis of data regarding substance use. The
- 489 Social Equity Council may make recommendations to any relevant
- 490 state agency regarding expenditures to be made for the purposes set
- 491 forth in this subsection.
- Sec. 12. Subsection (i) of section 12-330ll of the general statutes is
- 493 repealed and the following is substituted in lieu thereof (Effective July
- 494 1, 2023):
- (i) The tax received by the state under this section shall be deposited
- 496 as follows:
- 497 (1) For the fiscal years ending June 30, 2022, and June 30, 2023, in the
- 498 cannabis regulatory and investment account established under section
- 499 21a-420f, as amended by this act;
- 500 (2) For the fiscal years ending June 30, 2024, June 30, 2025, and June
- 501 30, 2026, sixty per cent of such tax received in the Cannabis Social
- 502 Equity and Innovation Fund established under section 21a-420f, as
- amended by this act, twenty-five per cent of such tax received in the
- 504 Cannabis Prevention and Recovery Services Fund established under
- section 21a-420f, as amended by this act, and fifteen per cent in the
- 506 General Fund;
- 507 (3) For the fiscal years ending June 30, 2027, and June 30, 2028, sixty-
- 508 five per cent of such tax received in the Cannabis Social Equity and
- 509 Innovation Fund established under section 21a-420f, as amended by
- 510 this act, twenty-five per cent of such tax received in the Cannabis

- 511 Prevention and Recovery Services Fund and ten per cent in the
- 512 General Fund; and
- 513 (4) For the fiscal year ending June 30, 2029, and each fiscal year
- 514 thereafter, seventy-five per cent of such tax received in the <u>Cannabis</u>
- 515 Social Equity and Innovation Fund established under section 21a-420f,
- as amended by this act, and twenty-five per cent of such tax received
- 517 in the Cannabis Prevention and Recovery Services Fund established
- 518 under section 21a-420f, as amended by this act.
- Sec. 13. Subsection (e) of section 21a-420e of the general statutes is
- repealed and the following is substituted in lieu thereof (Effective July
- 521 1, 2023):
- 522 (e) For the fiscal year ending June 30, 2023, and thereafter, fees
- 523 collected by the department under this section shall be paid to the
- 524 State Treasurer and credited to the General Fund, except that the fees
- 525 collected under subdivisions (12) and (13) of subsection (c) of this
- 526 section shall be deposited in the Cannabis Social Equity and
- 527 Innovation Fund established under section 21a-420f, as amended by
- 528 this act.
- Sec. 14. Subsection (a) of section 21a-420o of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective July*
- 531 1, 2023):
- 532 (a) Thirty days after the Social Equity Council posts the criteria for
- social equity applicants on its Internet web site, the department shall
- open up a three-month application period for cultivators during which
- a social equity applicant may apply to the department for a provisional
- 536 cultivator license and final license for a cultivation facility located in a
- 537 disproportionately impacted area without participating in a lottery or
- request for proposals. Such application for a provisional license shall
- 539 be granted upon (1) verification by the Social Equity Council that the
- 540 applicant meets the criteria for a social equity applicant; (2) the
- 541 applicant submitting to and passing a criminal background check; and

- 542 (3) payment of a three-million-dollar fee to be deposited in the
- 543 <u>Cannabis</u> Social Equity and Innovation Fund established in section
- 544 21a-420f, as amended by this act. Upon granting such provisional
- 545 license, the department shall notify the applicant of the project labor
- 546 agreement requirements of section 21a-421e.
- Sec. 15. Section 51-47 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023*):
- 549 (a) The judges of the Superior Court, judges of the Appellate Court 550 and judges of the Supreme Court shall receive annually salaries as 551 follows:
- 552 [(1) On and after July 1, 2021, (A) the Chief Justice of the Supreme 553 Court, two hundred fifteen thousand nine hundred fifteen dollars; (B) 554 the Chief Court Administrator if a judge of the Supreme Court, 555 Appellate Court or Superior Court, two hundred seven thousand four 556 hundred eighty dollars; (C) each associate judge of the Supreme Court, 557 one hundred ninety-nine thousand seven hundred eighty-one dollars; 558 (D) the Chief Judge of the Appellate Court, one hundred ninety-seven 559 thousand five hundred seventy-one dollars; (E) each judge of the 560 Appellate Court, one hundred eighty-seven thousand six hundred 561 sixty-three dollars; (F) the Deputy Chief Court Administrator if a judge 562 of the Superior Court, one hundred eighty-four thousand two hundred 563 nine dollars; (G) each judge of the Superior Court, one hundred eighty 564 thousand four hundred sixty dollars.]
 - [(2)] (1) On and after July 1, 2022, (A) the Chief Justice of the Supreme Court, two hundred twenty-six thousand seven hundred eleven dollars; (B) the Chief Court Administrator if a judge of the Supreme Court, Appellate Court or Superior Court, two hundred seventeen thousand eight hundred fifty-four dollars; (C) each associate judge of the Supreme Court, two hundred nine thousand seven hundred seventy dollars; (D) the Chief Judge of the Appellate Court, two hundred seven thousand four hundred fifty dollars; (E) each judge of the Appellate Court, one hundred ninety-seven thousand forty-six

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- dollars; (F) the Deputy Chief Court Administrator if a judge of the Superior Court, one hundred ninety-three thousand four hundred twenty dollars; and (G) each judge of the Superior Court, one hundred eighty-nine thousand four hundred eighty-three dollars.
- 578 (2) On and after July 1, 2023, (A) the Chief Justice of the Supreme 579 Court, two hundred thirty-one thousand two hundred forty-five 580 dollars; (B) the Chief Court Administrator if a judge of the Supreme 581 Court, Appellate Court or Superior Court, two hundred twenty-two 582 thousand two hundred eleven dollars; (C) each associate judge of the Supreme Court, two hundred thirteen thousand nine hundred sixty-583 584 five dollars; (D) the Chief Judge of the Appellate Court, two hundred 585 eleven thousand five hundred ninety-nine dollars; (E) each judge of 586 the Appellate Court, two hundred thousand nine hundred eighty-587 seven dollars; (F) the Deputy Chief Court Administrator if a judge of the Superior Court, one hundred ninety-seven thousand two hundred 588 589 eighty-eight dollars; and (G) each judge of the Superior Court, one 590 hundred ninety-three thousand two hundred seventy-three dollars.
- 591 (3) On and after July 1, 2024, (A) the Chief Justice of the Supreme 592 Court, two hundred thirty-five thousand eight hundred seventy 593 dollars; (B) the Chief Court Administrator if a judge of the Supreme 594 Court, Appellate Court or Superior Court, two hundred twenty-six 595 thousand six hundred fifty-five dollars; (C) each associate judge of the 596 Supreme Court, two hundred eighteen thousand two hundred forty-597 five dollars; (D) the Chief Judge of the Appellate Court, two hundred fifteen thousand eight hundred thirty-one dollars; (E) each judge of the 598 599 Appellate Court, two hundred five thousand seven dollars; (F) the 600 Deputy Chief Court Administrator if a judge of the Superior Court, 601 two hundred one thousand two hundred thirty-four dollars; and (G) 602 each judge of the Superior Court, one hundred ninety-seven thousand 603 one hundred thirty-eight dollars.
 - [(b) (1) In addition to the salary such judge is entitled to receive under subsection (a) of this section, on and after July 1, 2021, a judge designated as the administrative judge of the appellate system shall

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receive one thousand two hundred thirty dollars in additional compensation, each Superior Court judge designated as the administrative judge of a judicial district shall receive one thousand two hundred thirty dollars in additional compensation and each Superior Court judge designated as the chief administrative judge for facilities, administrative appeals, judicial marshal service or judge trial referees or for the Family, Juvenile, Criminal or Civil Division of the Superior Court shall receive one thousand two hundred thirty dollars in additional compensation.]

[(2)] (b) (1) In addition to the salary such judge is entitled to receive under subsection (a) of this section, on and after July 1, 2022, a judge designated as the administrative judge of the appellate system shall receive one thousand two hundred ninety-two dollars in additional compensation, each Superior Court judge designated as the administrative judge of a judicial district shall receive one thousand two hundred ninety-two dollars in additional compensation and each Superior Court judge designated as the chief administrative judge for facilities, administrative appeals, judicial marshal service or judge trial referees or for the Family, Juvenile, Criminal or Civil Division of the Superior Court shall receive one thousand two hundred ninety-two dollars in additional compensation.

(2) In addition to the salary such judge is entitled to receive under subsection (a) of this section, on and after July 1, 2023, a judge designated as the administrative judge of the appellate system shall receive one thousand three hundred eighteen dollars in additional compensation, each Superior Court judge designated as the administrative judge of a judicial district shall receive one thousand three hundred eighteen dollars in additional compensation and each Superior Court judge designated as the chief administrative judge for facilities, administrative appeals, judicial marshal service or judge trial referees or for the Family, Juvenile, Criminal or Civil Division of the Superior Court shall receive one thousand three hundred eighteen dollars in additional compensation.

- (3) In addition to the salary such judge is entitled to receive under subsection (a) of this section, on and after July 1, 2024, a judge designated as the administrative judge of the appellate system shall receive one thousand three hundred forty-four dollars in additional compensation, each Superior Court judge designated as the administrative judge of a judicial district shall receive one thousand three hundred forty-four dollars in additional compensation and each Superior Court judge designated as the chief administrative judge for facilities, administrative appeals, judicial marshal service or judge trial referees or for the Family, Juvenile, Criminal or Civil Division of the Superior Court shall receive one thousand three hundred forty-four dollars in additional compensation.
- (c) Each such judge shall be an elector and a resident of this state, shall be a member of the bar of the state of Connecticut and shall not engage in private practice, nor on or after July 1, 1985, be a member of any board of directors or of any advisory board of any state bank and trust company, state bank or savings and loan association, national banking association or federal savings bank or savings and loan association. Nothing in this subsection shall preclude a senior judge from participating in any alternative dispute resolution program approved by STA-FED ADR, Inc.
- (d) Each such judge, excluding any senior judge, who has completed not less than ten years of service as a judge of either the Supreme Court, the Appellate Court, or the Superior Court, or of any combination of such courts, or of the Court of Common Pleas, the Juvenile Court or the Circuit Court, or other state service or service as an elected officer of the state, or any combination of such service, shall receive semiannual longevity payments based on service as a judge of any or all of such six courts, or other state service or service as an elected officer of the state, or any combination of such service, completed as of the first day of July and the first day of January of each year, as follows:
- (1) A judge who has completed ten or more years but less than

- 673 fifteen years of service shall receive one-quarter of three per cent of the 674 annual salary payable under subsection (a) of this section.
- (2) A judge who has completed fifteen or more years but less than twenty years of service shall receive one-half of three per cent of the annual salary payable under subsection (a) of this section.
- (3) A judge who has completed twenty or more years but less than twenty-five years of service shall receive three-quarters of three per cent of the annual salary payable under subsection (a) of this section.
- (4) A judge who has completed twenty-five or more years of service shall receive three per cent of the annual salary payable under subsection (a) of this section.
- Sec. 16. Subsection (f) of section 52-434 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2023):
- 687 (f) Each judge trial referee shall receive, for acting as a referee or as a 688 single auditor or committee of any court or for performing duties 689 assigned by the Chief Court Administrator with the approval of the 690 Chief Justice, for each day the judge trial referee is so engaged, in 691 addition to the retirement salary: (1) (A) [on and after July 1, 2021, the 692 sum of two hundred seventy-one dollars, and (B)] on and after July 1, 693 2022, the sum of two hundred eighty-five dollars, (B) on and after July 694 1, 2023, the sum of two hundred ninety-one dollars, and (C) on and 695 after July 1, 2024, the sum of two hundred ninety-seven dollars; and (2) 696 expenses, including mileage. Such amounts shall be taxed by the court 697 making the reference in the same manner as other court expenses.
- Sec. 17. Subsection (h) of section 46b-231 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 700 1, 2023):
- [(h) (1) On and after July 1, 2021, the Chief Family Support Magistrate shall receive a salary of one hundred fifty-seven thousand

- seventy-eight dollars, and other family support magistrates shall receive an annual salary of one hundred forty-nine thousand four hundred ninety-eight dollars.]
- [(2)] (h) (1) On and after July 1, 2022, the Chief Family Support Magistrate shall receive a salary of one hundred sixty-four thousand nine hundred thirty-two dollars, and other family support magistrates shall receive an annual salary of one hundred fifty-six thousand nine hundred seventy-three dollars.
- 711 (2) On and after July 1, 2023, the Chief Family Support Magistrate
 712 shall receive a salary of one hundred sixty-eight thousand two
 713 hundred thirty-one dollars, and other family support magistrates shall
 714 receive an annual salary of one hundred sixty thousand one hundred
 715 twelve dollars.
- 716 (3) On and after July 1, 2024, the Chief Family Support Magistrate 717 shall receive a salary of one hundred seventy-one thousand five 718 hundred ninety-five dollars, and other family support magistrates 719 shall receive an annual salary of one hundred sixty-three thousand 720 three hundred fifteen dollars.
- Sec. 18. Subsection (b) of section 46b-236 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 723 1, 2023):
- [(b) (1) On and after July 1, 2021, each family support referee shall receive, for acting as a family support referee, in addition to the retirement salary, the sum of two hundred thirty-three dollars and expenses, including mileage, for each day a family support referee is so engaged.]
- [(2)] (b) (1) On and after July 1, 2022, each family support referee shall receive, for acting as a family support referee, in addition to the retirement salary, the sum of two hundred forty-five dollars and expenses, including mileage, for each day a family support referee is so engaged.

(2) On and after July 1, 2023, each family support referee shall receive, for acting as a family support referee, in addition to the retirement salary, the sum of two hundred fifty dollars and expenses, including mileage, for each day a family support referee is so engaged.

(3) On and after July 1, 2024, each family support referee shall receive, for acting as a family support referee, in addition to the retirement salary, the sum of two hundred fifty-five dollars and expenses, including mileage, for each day a family support referee is so engaged.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	from passage	5-198(10)
Sec. 2	July 1, 2023	32-285a(c)(1)
Sec. 3	July 1, 2023	12-408(1)(L)
Sec. 4	July 1, 2023	12-411(1)(K)
Sec. 5	July 1, 2023	4-66p
Sec. 6	from passage	12-18b
Sec. 7	July 1, 2023	12-19b
Sec. 8	July 1, 2023	12-20b
Sec. 9	July 1, 2023	4-66l(b)
Sec. 10	July 1, 2023	4-66l(g)
Sec. 11	July 1, 2023	21a-420f(c) and (d)
Sec. 12	July 1, 2023	12-330ll(i)
Sec. 13	July 1, 2023	21a-420e(e)
Sec. 14	July 1, 2023	21a-420o(a)
Sec. 15	July 1, 2023	51-47
Sec. 16	July 1, 2023	52-434(f)
Sec. 17	July 1, 2023	46b-231(h)
Sec. 18	July 1, 2023	46b-236(b)

APP Joint Favorable Subst.

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