



General Assembly

January Session, 2023

Governor's Bill No. 6662

LCO No. 4031



Referred to Committee on EDUCATION

Introduced by:

Request of the Governor Pursuant
to Joint Rule 9

**AN ACT IMPLEMENTING THE GOVERNOR'S BUDGET
RECOMMENDATIONS CONCERNING EDUCATION.**

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

1 Section 1. Subdivision (3) of subsection (d) of section 10-66ee of the
2 general statutes is repealed and the following is substituted in lieu
3 thereof (*Effective July 1, 2023*):

4 (3) For the fiscal year ending June 30, 2023, and each fiscal year
5 thereafter, the state shall pay in accordance with this subsection, to the
6 fiscal authority for a state charter school for each student enrolled in
7 such school, the foundation plus twenty-five and forty-two-one-
8 hundredths per cent of its charter grant adjustment.

9 Sec. 2. Subsection (i) of section 10-217a of the general statutes is
10 repealed and the following is substituted in lieu thereof (*Effective July 1,*
11 *2023*):

12 (i) Notwithstanding the provisions of this section, for the fiscal [years]
13 year ending June 30, 2008, [to June 30, 2023, inclusive] and each fiscal

14 year thereafter, the amount of the grants payable to local or regional
15 boards of education in accordance with this section shall be reduced
16 proportionately if the total of such grants in such year exceeds the
17 amount appropriated for purposes of this section.

18 Sec. 3. Subsection (e) of section 10-66j of the general statutes is
19 repealed and the following is substituted in lieu thereof (*Effective July 1,*
20 *2023*):

21 (e) Notwithstanding the provisions of this section, for the fiscal years
22 ending June 30, 2004, to June 30, 2019, inclusive, and for the fiscal [years]
23 year ending June 30, 2022, and [June 30, 2023] each fiscal year thereafter,
24 the amount of grants payable to regional educational service centers
25 shall be reduced proportionately if the total of such grants in such year
26 exceeds the amount appropriated for such grants for such year.

27 Sec. 4. Subsection (d) of section 10-71 of the general statutes is
28 repealed and the following is substituted in lieu thereof (*Effective July 1,*
29 *2023*):

30 (d) Notwithstanding the provisions of this section, for the fiscal years
31 ending June 30, 2004, to June 30, 2022, inclusive, and for the fiscal year
32 ending June 30, 2024, and each fiscal year thereafter, the amount of the
33 grants payable to towns, regional boards of education or regional
34 educational service centers in accordance with this section shall be
35 reduced proportionately if the total of such grants in such year exceeds
36 the amount appropriated for the purposes of this section for such year.

37 Sec. 5. Subdivision (4) of subsection (a) of section 10-266m of the
38 general statutes is repealed and the following is substituted in lieu
39 thereof (*Effective July 1, 2023*):

40 (4) Notwithstanding the provisions of this section, for the fiscal years
41 ending June 30, 2004, to June 30, 2019, inclusive, and for the fiscal year
42 ending June 30, 2024, and each fiscal year thereafter, the amount of
43 transportation grants payable to local or regional boards of education
44 shall be reduced proportionately if the total of such grants in such year

45 exceeds the amount appropriated for such grants for such year.

46 Sec. 6. Section 10-76g of the general statutes is repealed and the
47 following is substituted in lieu thereof (*Effective from passage*):

48 (a) (1) For the fiscal year ending June 30, 1984, and each fiscal year
49 thereafter, in any case in which special education is being provided at a
50 private residential institution, including the residential components of
51 regional educational service centers, to a child for whom no local or
52 regional board of education can be found responsible under subsection
53 (b) of section 10-76d, the Department of Children and Families shall pay
54 the costs of special education to such institution pursuant to its authority
55 under sections 17a-1 to 17a-26, inclusive, 17a-28 to 17a-49, inclusive, 17a-
56 52 and 17a-861. (2) For the fiscal year ending June 30, 1993, and each
57 fiscal year thereafter, any local or regional board of education which
58 provides special education and related services for any child (A) who is
59 placed by a public agency, including, but not limited to, offices of a
60 government of a federally recognized Native American tribe, in a
61 private residential facility or who is placed in a facility or institution
62 operated by the Department of Children and Families and who receives
63 such special education at a program operated by a regional education
64 service center or program operated by a local or regional board of
65 education, and (B) for whom no local or regional board of education can
66 be found responsible under subsection (b) of section 10-76d, shall be
67 eligible to receive one hundred per cent of the reasonable costs of special
68 education for such child as defined in the regulations of the State Board
69 of Education. Any such board eligible for payment shall file with the
70 Department of Education, in such manner as prescribed by the
71 Commissioner of Education, annually, on or before December first a
72 statement of the cost of providing special education for such child,
73 provided a board of education may submit, not later than March first,
74 claims for additional children or costs not included in the December
75 filing. Payment by the state for such costs shall be made to the local or
76 regional board of education as follows: Seventy-five per cent of the cost
77 in February and the balance in May.

78 (b) Any local or regional board of education which provides special
79 education pursuant to the provisions of sections 10-76a to 10-76g,
80 inclusive, as amended by this act, for any exceptional child described in
81 subparagraph (A) of subdivision (5) of section 10-76a, under its
82 jurisdiction, excluding (1) children placed by a state agency for whom a
83 board of education receives payment pursuant to the provisions of
84 subdivision (2) of subsection (e) of section 10-76d, as amended by this
85 act, and (2) children who require special education, who reside on state-
86 owned or leased property, and who are not the educational
87 responsibility of the unified school districts established pursuant to
88 sections 17a-37 and 18-99a, shall be financially responsible for the
89 reasonable costs of special education instruction, as defined in the
90 regulations of the State Board of Education, in an amount equal to (A)
91 for any fiscal year commencing prior to July 1, 2005, five times the
92 average per pupil educational costs of such board of education for the
93 prior fiscal year, determined in accordance with the provisions of
94 subsection (a) of section 10-76f, and (B) for the fiscal year commencing
95 July 1, 2005, and each fiscal year thereafter, four and one-half times such
96 average per pupil educational costs of such board of education. Except
97 as otherwise provided in subsection (d) of this section, the State Board
98 of Education shall, within available appropriations, pay on a current
99 basis any costs in excess of the local or regional board's basic
100 contribution paid by such board in accordance with the provisions of
101 this subsection. Any amounts paid by the State Board of Education on a
102 current basis pursuant to this subsection shall not be reimbursable in the
103 subsequent year. Application for such grant shall be made by filing with
104 the Department of Education, in such manner as prescribed by the
105 commissioner, annually on or before December first a statement of the
106 cost of providing special education pursuant to this subsection,
107 provided a board of education may submit, not later than March first,
108 claims for additional children or costs not included in the December
109 filing. Payment by the state for such excess costs shall be made to the
110 local or regional board of education as follows: Seventy-five per cent of
111 the cost in February and the balance in May. The amount due each town
112 pursuant to the provisions of this subsection shall be paid to the

113 treasurer of each town entitled to such aid, provided the treasurer shall
114 treat such grant, or a portion of the grant, which relates to special
115 education expenditures incurred in excess of such town's board of
116 education budgeted estimate of such expenditures, as a reduction in
117 expenditures by crediting such expenditure account, rather than town
118 revenue. Such expenditure account shall be so credited no later than
119 thirty days after receipt by the treasurer of necessary documentation
120 from the board of education indicating the amount of such special
121 education expenditures incurred in excess of such town's board of
122 education budgeted estimate of such expenditures.

123 (c) Commencing with the fiscal year ending June 30, 1996, and for
124 each fiscal year thereafter, within available appropriations, each town
125 whose ratio of (1) net costs of special education, as defined in subsection
126 (h) of section 10-76f, for the fiscal year prior to the year in which the
127 grant is to be paid to (2) the product of its total need students, as defined
128 in section 10-262f, and the average regular program expenditures, as
129 defined in section 10-262f, per need student for all towns for such year
130 exceeds the state-wide average for all such ratios shall be eligible to
131 receive a supplemental special education grant. Such grant shall be
132 equal to the product of a town's eligible excess costs and the town's base
133 aid ratio, as defined in section 10-262f, provided each town's grant shall
134 be adjusted proportionately if necessary to stay within the
135 appropriation. Payment pursuant to this subsection shall be made in
136 June. For purposes of this subsection, a town's eligible excess costs are
137 the difference between its net costs of special education and the amount
138 the town would have expended if it spent at the state-wide average rate.

139 (d) Notwithstanding [the provisions of this section] any provision of
140 the general statutes, for the fiscal year ending June 30, 2023, and each
141 fiscal year thereafter, if the total of the amount of the grants payable to
142 local or regional boards of education in accordance with [this section]
143 (1) subsections (a) to (c), inclusive, of this section, except grants paid in
144 accordance with subdivision (2) of subsection (a) of this section, (2)
145 subdivision (2) of subsection (e) of section 10-76d, as amended by this
146 act, and (3) subsection (b) of section 10-253, as amended by this act, in

147 any fiscal year exceeds the amount appropriated for the purposes of
148 [this section] the grants described in subdivisions (1) to (3), inclusive, of
149 this subsection for such fiscal year, then each town shall be ranked in
150 descending order from one to one hundred sixty-nine according to such
151 town's adjusted equalized net grand list per capita, as defined in section
152 10-261, and the state board shall pay such grant to the local or regional
153 board of education for a town as follows: [(1)] (A) For any town ranked
154 one hundred fifteen to one hundred sixty-nine, inclusive, [seventy-six
155 and one-quarter] ninety-one per cent of the amount of such town's
156 eligible excess costs, [(2)] (B) for any town ranked fifty-nine to one
157 hundred fourteen, inclusive, [seventy-three] eighty-eight per cent of the
158 amount of such town's eligible excess costs, and [(3)] (C) for any town
159 ranked one to fifty-eight, inclusive, [seventy] eighty-five per cent of the
160 amount of such town's eligible excess costs. In the case of a regional
161 board of education, such ranking shall be determined by [(A)] (i)
162 multiplying the total population, as defined in section 10-261, of each
163 town in the regional school district by such town's ranking, as
164 determined in this subsection, [(B)] (ii) adding together the figures
165 determined under [subparagraph (A)] clause (i) of this [subdivision]
166 subparagraph, and [(C)] (iii) dividing the total computed under
167 [subparagraph (B)] clause (ii) of this [subdivision] subparagraph by the
168 total population of all towns in the district. The ranking of each regional
169 board of education shall be rounded to the next higher whole number.
170 If the total amount of the grants payable to local and regional boards of
171 education under this subsection in any fiscal year exceeds the total
172 amount appropriated for the grants described in subdivisions (1) to (3),
173 inclusive, of this subsection for such fiscal year, the amount of the grants
174 payable under this subsection shall be reduced proportionately.

175 (e) (1) For the fiscal year ending June 30, 2023, and each fiscal year
176 thereafter, if the total amount appropriated in any fiscal year for the
177 grants described in subdivisions (1) to (3), inclusive, of subsection (d) of
178 this section exceeds the total of the amount of the grants payable to local
179 and regional boards of education under subsection (d) of this section,
180 for such fiscal year, such excess amount shall be distributed to each local

181 and regional board of education as follows:

182 (A) Subtract the sum of all grants paid to local and regional boards of
183 education in such fiscal year under subsection (d) of this section from
184 the sum of all grants calculated under subsections (a) to (c), inclusive, of
185 this section, subdivision (2) of subsection (e) of section 10-76d, as
186 amended by this act, and subsection (b) of section 10-253, as amended
187 by this act;

188 (B) Subtract the sum of all grants paid to local and regional boards of
189 education in such fiscal year under subsections (a) to (d), inclusive, of
190 this section from the total amount appropriated in such fiscal year for
191 all grants under this section;

192 (C) Divide the amount calculated under subparagraph (B) of this
193 subdivision by the amount calculated under subparagraph (A) of this
194 subdivision; and

195 (D) To determine the amount of such excess to be distributed to each
196 local and regional board of education, multiply the amount calculated
197 under subparagraph (A) of this subdivision that is attributable to such
198 local or regional board of education by the per cent calculated under
199 subparagraph (C) of this subdivision.

200 (2) Any grants paid in accordance with subdivision (2) of subsection
201 (a) of this section shall be excluded from the calculations described in
202 subdivision (1) of this subsection.

203 Sec. 7. Subdivision (2) of subsection (e) of section 10-76d of the
204 general statutes is repealed and the following is substituted in lieu
205 thereof (*Effective from passage*):

206 (2) For purposes of this subdivision, "public agency" includes the
207 offices of a government of a federally recognized Native American tribe.
208 Notwithstanding any [other provisions] provision of the general
209 statutes, for the fiscal year ending June 30, 1987, and each fiscal year
210 thereafter, whenever a public agency, other than a local or regional

211 board of education, the State Board of Education or the Superior Court
212 acting pursuant to section 10-76h, places a child in a foster home, group
213 home, hospital, state institution, receiving home, custodial institution or
214 any other residential or day treatment facility, and such child requires
215 special education, the local or regional board of education under whose
216 jurisdiction the child would otherwise be attending school or, if no such
217 board can be identified, the local or regional board of education of the
218 town where the child is placed, shall provide the requisite special
219 education and related services to such child in accordance with the
220 provisions of this section. Within one business day of such a placement
221 by the Department of Children and Families or offices of a government
222 of a federally recognized Native American tribe, said department or
223 offices shall orally notify the local or regional board of education
224 responsible for providing special education and related services to such
225 child of such placement. The department or offices shall provide written
226 notification to such board of such placement within two business days
227 of the placement. Such local or regional board of education shall
228 convene a planning and placement team meeting for such child within
229 thirty days of the placement and shall invite a representative of the
230 Department of Children and Families or offices of a government of a
231 federally recognized Native American tribe to participate in such
232 meeting. (A) The local or regional board of education under whose
233 jurisdiction such child would otherwise be attending school shall be
234 financially responsible for the reasonable costs of such special education
235 and related services in an amount equal to the lesser of one hundred per
236 cent of the costs of such education or the average per pupil educational
237 costs of such board of education for the prior fiscal year, determined in
238 accordance with the provisions of subsection (a) of section 10-76f. The
239 State Board of Education shall pay on a current basis, except as provided
240 in subdivision (3) of this subsection, any costs in excess of such local or
241 regional board's basic contributions paid by such board of education in
242 accordance with the provisions of this subdivision. (B) Whenever a child
243 is placed pursuant to this subdivision, on or after July 1, 1995, by the
244 Department of Children and Families and the local or regional board of
245 education under whose jurisdiction such child would otherwise be

246 attending school cannot be identified, the local or regional board of
247 education under whose jurisdiction the child attended school or in
248 whose district the child resided at the time of removal from the home
249 by said department shall be responsible for the reasonable costs of
250 special education and related services provided to such child, for one
251 calendar year or until the child is committed to the state pursuant to
252 section 46b-129 or 46b-140 or is returned to the child's parent or
253 guardian, whichever is earlier. If the child remains in such placement
254 beyond one calendar year the Department of Children and Families
255 shall be responsible for such costs. During the period the local or
256 regional board of education is responsible for the reasonable cost of
257 special education and related services pursuant to this subparagraph,
258 the board shall be responsible for such costs in an amount equal to the
259 lesser of one hundred per cent of the costs of such education and related
260 services or the average per pupil educational costs of such board of
261 education for the prior fiscal year, determined in accordance with the
262 provisions of subsection (a) of section 10-76f. The State Board of
263 Education shall pay on a current basis, except as provided in
264 subdivision (3) of this subsection, any costs in excess of such local or
265 regional board's basic contributions paid by such board of education in
266 accordance with the provisions of this subdivision. The costs for services
267 other than educational shall be paid by the state agency which placed
268 the child. The provisions of this subdivision shall not apply to the school
269 districts established within the Department of Children and Families,
270 pursuant to section 17a-37 or the Department of Correction, pursuant to
271 section 18-99a, provided in any case in which special education is being
272 provided at a private residential institution, including the residential
273 components of regional educational service centers, to a child for whom
274 no local or regional board of education can be found responsible under
275 subsection (b) of this section, Unified School District #2 shall provide
276 the special education and related services and be financially responsible
277 for the reasonable costs of such special education instruction for such
278 children. Notwithstanding the provisions of this subdivision, for the
279 fiscal years ending June 30, 2004, to June 30, 2007, inclusive, and for the
280 fiscal [years] year ending June 30, 2010, [to June 30, 2023, inclusive] and

281 each fiscal year thereafter, the amount of the grants payable to local or
282 regional boards of education in accordance with this subdivision shall
283 be [reduced proportionately] calculated in accordance with the
284 provisions of subsections (d) and (e) of section 10-76g, as amended by
285 this act, if the total of such grants in such year exceeds the amount
286 appropriated for the purposes of this subdivision for such year.

287 Sec. 8. Subsection (b) of section 10-253 of the general statutes is
288 repealed and the following is substituted in lieu thereof (*Effective from*
289 *passage*):

290 (b) The board of education of the school district under whose
291 jurisdiction a child would otherwise be attending school shall be
292 financially responsible for the reasonable costs of education for a child
293 placed out by the Commissioner of Children and Families or by other
294 agencies, including, but not limited to, offices of a government of a
295 federally recognized Native American tribe, in a private residential
296 facility when such child requires educational services other than special
297 education services. Such financial responsibility shall be the lesser of
298 one hundred per cent of the costs of such education or the average per
299 pupil educational costs of such board of education for the prior fiscal
300 year, determined in accordance with subsection (a) of section 10-76f.
301 Any costs in excess of the board's basic contribution shall be paid by the
302 State Board of Education on a current basis. The costs for services other
303 than educational shall be paid by the state agency which placed the
304 child. Application for the grant to be paid by the state for costs in excess
305 of the local or regional board of education's basic contribution shall be
306 made in accordance with the provisions of subdivision (5) of subsection
307 (e) of section 10-76d. Notwithstanding the provisions of this subsection,
308 for the fiscal years ending June 30, 2004, to June 30, 2007, inclusive, and
309 for the fiscal [years] year ending June 30, 2010, [to June 30, 2023,
310 inclusive] and each fiscal year thereafter, the amount of the grants
311 payable to local or regional boards of education in accordance with this
312 subsection shall be [reduced proportionately] calculated in accordance
313 with the provisions of subsections (d) and (e) of section 10-76g, as
314 amended by this act, if the total of such grants in such year exceeds the

315 amount appropriated for the purposes of this subsection for such year.

316 Sec. 9. Subsection (k) of section 10-266aa of the general statutes is
317 repealed and the following is substituted in lieu thereof (*Effective July 1,*
318 *2023*):

319 (k) On or before March first of each year, the Commissioner of
320 Education shall determine if the enrollment in the program pursuant to
321 subsection (c) of this section for the fiscal year is below the number of
322 students for which funds were appropriated. If the commissioner
323 determines that the enrollment is below such number, the additional
324 funds shall [not lapse but shall] be used by the commissioner in
325 accordance with this subsection.

326 (1) Any amount up to five hundred thousand dollars of such
327 [nonlapsing] additional funds shall be used for supplemental grants to
328 receiving districts on a pro rata basis for each out-of-district student in
329 the program pursuant to subsection (c) of this section who attends the
330 same school in the receiving district as at least nine other such out-of-
331 district students, not to exceed one thousand dollars per student.

332 (2) Any amount up to and including five hundred thousand dollars
333 of such [nonlapsing] additional funds available after payment is made
334 pursuant to subdivision (1) of this subsection shall be paid to the State
335 Education Resource Center, established pursuant to section 10-357a, to
336 provide professional development to certified employees, in accordance
337 with the provisions of section 10-148a, and training for other school
338 personnel in receiving districts.

339 (3) Any [such nonlapsing] amount up to and including one million
340 dollars of such additional funds remaining after payment is made
341 pursuant to subdivisions (1) and (2) of this subsection shall be used for
342 the provision of wrap-around services to students participating in the
343 program, including, but not limited to, academic tutoring, family
344 support and experiential learning opportunities.

345 Sec. 10. Subdivision (1) of subsection (b) of section 10-16q of the

346 general statutes is repealed and the following is substituted in lieu
347 thereof (*Effective July 1, 2023*):

348 (b) (1) For the fiscal year ending June 30, 2020, the per child cost of
349 the Office of Early Childhood school readiness program offered by a
350 school readiness provider shall not exceed eight thousand nine hundred
351 twenty-seven dollars. For the fiscal [year] years ending June 30, 2021,
352 [and each fiscal year thereafter] to June 30, 2024, inclusive, the per child
353 cost of the Office of Early Childhood school readiness program offered
354 by a school readiness provider shall not exceed nine thousand twenty-
355 seven dollars. For the fiscal year ending June 30, 2025, and each fiscal
356 year thereafter, the per child cost of the Office of Early Childhood full-
357 time school readiness program offered by a school readiness provider
358 shall not exceed ten thousand five hundred dollars.

359 Sec. 11. Subsection (a) of section 17b-749 of the general statutes is
360 repealed and the following is substituted in lieu thereof (*Effective July 1,*
361 *2023*):

362 (a) The Commissioner of Early Childhood shall establish and operate
363 a child care subsidy program to increase the availability, affordability
364 and quality of child care services for families with a parent or caretaker
365 who (1) is (A) working or attending high school, or (B) subject to the
366 provisions of subsection (d) of this section, is enrolled or participating
367 in (i) a public or independent institution of higher education, (ii) a
368 private career school authorized pursuant to sections 10a-22a to 10a-22o,
369 inclusive, (iii) a job training or employment program administered by a
370 regional workforce development board, (iv) an apprenticeship program
371 administered by the Labor Department's office of apprenticeship
372 training, (v) an alternate route to certification program approved by the
373 State Board of Education, or (vi) an adult education program pursuant
374 to section 10-69 or other high school equivalency program; [or (vii) a
375 local Even Start program or other adult education program approved
376 by the Commissioner of Early Childhood;] or (2) receives cash assistance
377 under the temporary family assistance program from the Department of
378 Social Services and is participating in an education, training or other job

379 preparation activity approved pursuant to subsection (b) of section 17b-
380 688i or subsection (b) of section 17b-689d. Services available under the
381 child care subsidy program shall include the provision of child care
382 subsidies for children under the age of thirteen or children under the
383 age of nineteen with special needs. The Commissioner of Early
384 Childhood may institute a protective service class in which the
385 commissioner may waive eligibility requirements for at-risk
386 populations that meet the guidelines prescribed by the commissioner,
387 and subject to review by the Secretary of the Office of Policy and
388 Management. Such at-risk populations are children placed in a foster
389 home by the Department of Children and Families and for whom the
390 parent or legal guardian receives foster care payments, adopted children
391 for one year from the date of adoption and homeless children and
392 youths, as defined in 42 USC 11434a, as amended from time to time. The
393 Office of Early Childhood shall open and maintain enrollment for the
394 child care subsidy program and shall administer such program within
395 the existing budgetary resources available. The office shall issue a notice
396 on the office's Internet web site any time the office closes the program to
397 new applications, changes eligibility requirements, changes program
398 benefits or makes any other change to the program's status or terms,
399 except the office shall not be required to issue such notice when the
400 office expands program eligibility. Any change in the office's acceptance
401 of new applications, eligibility requirements, program benefits or any
402 other change to the program's status or terms for which the office is
403 required to give notice pursuant to this subsection, shall not be effective
404 until thirty days after the office issues such notice.

405 Sec. 12. Subdivision (21) of section 10-183b of the general statutes is
406 repealed and the following is substituted in lieu thereof (*Effective July 1,*
407 *2023*):

408 (21) "Public school" means any day school conducted within or
409 without this state under the orders and superintendence of a duly
410 elected school committee, a board of education, the State Board of
411 Education, the Office of Early Childhood, the Board of Regents for
412 Higher Education, or any of its constituent units, The University of

413 Connecticut Board of Trustees, the board of governors or any of its
 414 constituent units, the Technical Education and Career System, the E. O.
 415 Smith School, the Children's Center and its successors, the State
 416 Education Resource Center established pursuant to section 10-4q of the
 417 2014 supplement to the general statutes, revision of 1958, revised to
 418 January 1, 2013, the State Education Resource Center established
 419 pursuant to section 10-357a, joint activities of boards of education
 420 authorized by subsection (b) of section 10-158a and any (A) institution
 421 supported by the state at which teachers are employed or any
 422 incorporated secondary school not under the orders and
 423 superintendence of a duly elected school committee or board of
 424 education but located in a town not maintaining a high school and
 425 providing free tuition to pupils of the town in which it is located, and
 426 which has been approved by the State Board of Education under the
 427 provisions of part II of chapter 164, or (B) on and after July 1, 2023, any
 428 school operated by an interdistrict magnet school operator described in
 429 section 10-264s, provided [that] such institution, [or such] secondary
 430 school or school is classified as a public school by the retirement board.

431 Sec. 13. (*Effective July 1, 2023*) The Teachers' Retirement Board shall
 432 classify each school operated by Goodwin University Magnet Schools,
 433 Inc., and Goodwin University Education Services, Inc., as a public
 434 school, as defined in subdivision (21) of section 10-183b of the general
 435 statutes, as amended by this act, and shall admit each teacher, as defined
 436 in subdivision (28) of section 10-183b of the general statutes, employed
 437 by Goodwin University Magnet Schools, Inc., and Goodwin University
 438 Education Services, Inc., into the Connecticut teachers' retirement
 439 system.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2023</i>	10-66ee(d)(3)
Sec. 2	<i>July 1, 2023</i>	10-217a(i)
Sec. 3	<i>July 1, 2023</i>	10-66j(e)
Sec. 4	<i>July 1, 2023</i>	10-71(d)
Sec. 5	<i>July 1, 2023</i>	10-266m(a)(4)

Sec. 6	<i>from passage</i>	10-76g
Sec. 7	<i>from passage</i>	10-76d(e)(2)
Sec. 8	<i>from passage</i>	10-253(b)
Sec. 9	<i>July 1, 2023</i>	10-266aa(k)
Sec. 10	<i>July 1, 2023</i>	10-16q(b)(1)
Sec. 11	<i>July 1, 2023</i>	17b-749(a)
Sec. 12	<i>July 1, 2023</i>	10-183b(21)
Sec. 13	<i>July 1, 2023</i>	New section

Statement of Purpose:

To implement the Governor's budget recommendations.

[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.]