

General Assembly

January Session, 2025

## Raised Bill No. 6921

Referred to Committee on EDUCATION

Introduced by: (ED)

## AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE OFFICE OF EARLY CHILDHOOD.

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

- Section 1. Section 10-550g of the general statutes is repealed and the
   following is substituted in lieu thereof (*Effective July 1, 2025*):
- 3 (a) As used in this section:
- 4 (1) "Office of Early Childhood funded early care and education 5 program" means an early care and education program that accepts state 6 funds directly from the office or indirectly through office 7 subcontractors, for any combination of infant, toddler [,] <u>and</u> preschool, 8 and <u>any</u> before and after school <u>program for infant, toddler and</u> 9 <u>preschool-age children</u>, but does not include the child care subsidy 10 program established pursuant to section 17b-749.
- (2) "Designated staff member" means the person assigned the
  primary responsibility for a classroom of children in an Office of Early
  Childhood funded early care and education program.

(3) "Designated qualified staff member" means a designated staffmember who possesses at least one of the following:

(A) A bachelor's degree or higher with a concentration in early
childhood education from an institution of higher education that is (i)
regionally accredited and accredited by the National Association for the
Education of Young Children, (ii) regionally accredited and working
toward achieving accreditation from the National Association for the
Education of Young Children, or (iii) regionally accredited;

(B) A certificate issued pursuant to section 10-145b with an
endorsement in early childhood education or early childhood special
education;

(C) Deemed to meet the bachelor's degree requirements by the office
without a concentration in early childhood education, but with at least
twelve early childhood credits from an institution of higher education
that is regionally accredited;

(D) A bachelor's degree from an institution of higher education that
is regionally accredited, without a concentration in early childhood
education, but with at least twelve applicable early childhood credits as
determined by the office;

(E) Permission from the office if such designated staff member is
enrolled in an institution of higher education and engaged in and
making progress in an early childhood planned program of study
leading to an early childhood bachelor's degree <u>and under supervision</u>
in accordance with the provisions of subsections (b) to (d), inclusive, of
<u>this section</u>.

(b) When a bachelor's degree designated qualified staff member is not
assigned, a person may be deemed a designated qualified staff member
if such person possesses at least one of the qualifications included in
subsection [(c)] (d) of this section and is under the supervision of an onsite [bachelor's degree designated qualified staff member, except any

44 family child care home provider that accepts state funds shall meet the

- 45 designated qualified staff member qualifications] staff member who is
- 46 in a teacher or administrator role and meets the bachelor's degree or
- 47 <u>higher in early childhood education requirement</u>.

48 (c) [When a bachelor's degree designated qualified staff member 49 supervises an associate degree designated qualified staff member, the 50 person possessing a bachelor's degree may supervise such associate 51 degree designated qualified staff member at an off-site location.] In the 52 case of a family child care home that is an Office of Early Childhood 53 funded early care and education program, if the designated qualified 54 staff member is working toward an early childhood associate degree or 55 higher, such designated qualified staff member may be supervised by 56 an individual from an off-site location who meets the bachelor's degree 57 requirements for a designated qualified staff member and who provides 58 coaching at the family child care home.

59 (d) The associate degree designated qualified staff member, under the
60 supervision of a bachelor's degree qualified staff member, shall possess
61 at least one of the following:

(1) An associate degree or higher with a concentration in early
childhood education from an institution of higher education that is (i)
regionally accredited and accredited by the National Association for the
Education of Young Children, (ii) regionally accredited and working
toward achieving accreditation from the National Association for the
Education of Young Children, or (iii) regionally accredited;

(2) Deemed to meet the associate degree requirements by the office
without a concentration in early childhood education, but with at least
twelve early childhood credits from an institution of higher education
that is regionally accredited;

(3) An associate degree from an institution of higher education that is
regionally accredited, without a concentration in early childhood
education, but with at least twelve applicable early childhood credits as

75 determined by the office;

(4) Permission from the office if such associate degree designated
qualified staff member is enrolled in an institution of higher education
and engaged in an early childhood planned program of study leading
to an early childhood associate degree.

80 [(d)] (e) (1) From July 1, [2024] 2025, to June 30, 2027, inclusive, 81 twenty-five per cent of the designated staff members at each Office of 82 Early Childhood funded early childhood education program shall be 83 designated qualified staff members meeting one of the criteria at the 84 bachelor's degree level. If the Office of Early Childhood funded early 85 care and education program is a family child care home, the designated 86 qualified staff member for such family child care home shall have 87 achieved or be working toward an early childhood associate degree or 88 [bachelor's degree] higher.

89 (2) From July 1, 2027, to June 30, 2030, inclusive, fifty per cent of the 90 designated qualified members at each Office of Early Childhood funded 91 early childhood education program shall be designated qualified staff 92 members meeting one of the criteria at the bachelor's degree level. If the 93 Office of Early Childhood funded early care and education program is 94 a family child care home, the designated qualified staff member for such 95 family child care home shall have achieved or be working toward an 96 early childhood associate degree or [bachelor's degree] higher.

97 (3) On and after July 1, 2030, sixty per cent of the designated qualified 98 members at each Office of Early Childhood funded child care program 99 shall be designated qualified staff members meeting one of the criteria 100 at the bachelor's degree level. If the Office of Early Childhood funded 101 early care and education program is a family child care home, the 102 designated qualified staff member for such family child care home shall 103 have achieved or be working toward an early childhood associate 104 degree or [bachelor's degree] higher, except on and after July 1, 2035, the 105 designated qualified staff member for such family child care home shall 106 <u>hold an early childhood associate degree or higher</u>.

Sec. 2. Subsection (a) of section 19a-421 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

110 (a) No person shall establish, conduct or maintain a youth camp 111 without a license issued by the office. Applications for such license shall 112 be made in writing at least thirty days prior to the opening of the youth 113 camp on forms provided and in accordance with procedures established 114 by the commissioner and shall be accompanied by a fee of eight 115 hundred fifteen dollars or, if the applicant is a nonprofit, nonstock 116 corporation or association, a fee of three hundred fifteen dollars or, if 117 the applicant is a day camp affiliated with a nonprofit organization, for 118 no more than five days duration and for which labor and materials are 119 donated, no fee. All such licenses shall be valid for a period of one year 120 from the date of issuance unless surrendered for cancellation or 121 suspended or revoked by the commissioner for violation of this chapter 122 or any regulations adopted under section 19a-428, shall be 123 nontransferable and shall be renewable upon receipt by the 124 commissioner of a renewal application and payment of an eight-125 hundred-fifteen-dollar license fee or, if the licensee is a nonprofit, 126 nonstock corporation or association, a three-hundred-fifteen-dollar 127 license fee or, if the applicant is a day camp affiliated with a nonprofit 128 organization, for no more than five days duration and for which labor 129 and materials are donated, no fee.

Sec. 3. Section 19a-420 of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective July 1, 2025*):

132 As used in this chapter:

(1) "Youth camp" means any regularly scheduled program or
organized group activity advertised as a camp or operated only during
school vacations or on weekends, conducted on a parcel of land that has
dwelling units or buildings intended to accommodate five or more

137 children, by a person, partnership, corporation, association, the state or 138 a municipal agency for recreational or educational purposes and 139 accommodating for profit or under philanthropic or charitable auspices 140 five or more children, who are at least three years of age and under 141 sixteen years of age, who are (A) not bona fide personal guests in the 142 private home of an individual, and (B) living apart from their relatives, 143 parents or legal guardian, for a period of three days or more per week 144 or portions of three or more days per week, provided any such relative, 145 parent or guardian who is an employee of such camp shall not be 146 considered to be in the position of loco parentis to such employee's child 147 for the purposes of this chapter, but does not include (i) classroom-based 148 summer instructional programs operated by any person, provided no 149 activities that may pose a health risk or hazard to participating children 150 are conducted at such programs, (ii) public schools, or private schools 151 in compliance with section 10-188 and approved by the State Board of 152 Education or accredited by an accrediting agency recognized by the 153 State Board of Education, which operate a summer educational 154 program, (iii) licensed child care centers, or (iv) drop-in programs for 155 children who are at least six years of age administered by a nationally 156 chartered boys' and girls' club;

(2) "Resident camp" means any youth camp which is established,
conducted or maintained [on any parcel or parcels of land on which
there are located dwelling units or buildings intended to accommodate
five or more children who are at least three years of age and under
sixteen years of age] for at least seventy-two consecutive hours and in
which the campers attending such camps eat and sleep;

(3) "Day camp" means any youth camp which is established, conducted or maintained [on any parcel or parcels of land on which there are located dwelling units or buildings intended to accommodate five or more children who are at least three years of age and under sixteen years of age] during daylight hours for at least three days a week with the campers eating and sleeping at home, except for one meal per day, but does not include programs operated by a municipal agency; (4) "Person" means the state or any municipal agency, individual,
partnership, association, organization, limited liability company or
corporation;

(5) "Commissioner" means the Commissioner of Early Childhood;and

175 (6) "Office" means the Office of Early Childhood.

Sec. 4. Subsections (a) and (b) of section 17a-248b of the general
statutes are repealed and the following is substituted in lieu thereof
(*Effective July 1, 2025*):

179 (a) The lead agency shall establish a State Interagency Birth-to-Three 180 Coordinating Council and shall provide staff assistance and other 181 resources to the council. The council shall consist of the following 182 members, appointed by the Governor: (1) Parents, including [minority] 183 parents [,] of children with disabilities twelve years of age or younger 184 representing culturally diverse communities, with knowledge of, or 185 experience with, programs for children with disabilities from birth to 186 thirty-six months of age, the total number of whom shall equal not less 187 than twenty per cent of the total membership of the council, and at least 188 one of whom shall be a parent of a child six years of age or younger, 189 with a disability; (2) two members of the General Assembly at the time 190 of their appointment, one of whom shall be designated by the speaker 191 of the House of Representatives and one of whom shall be designated 192 by the president pro tempore of the Senate; (3) one person involved in 193 the training of personnel who provide early intervention services; (4) 194 one person who is a member of the American Academy of Pediatrics; (5) the state coordinator of education for homeless children and youth, 195 196 the state coordinator for early childhood special education and one 197 person from each of the participating agencies, except the Department 198 of Education, who shall be designated by the commissioner or executive 199 director of the participating agency and who have authority to engage 200 in policy planning and implementation on behalf of the participating

agency; (6) public or private providers of early intervention services, the
total number of whom shall equal not less than twenty per cent of the
total membership of the council; and (7) a representative of a Head Start
program or agency. The Governor shall designate the chairperson of the
council who shall not be the designee of the lead agency.

(b) The Governor shall appoint all members of the council for terms
of three years. [No appointed member of the council] <u>Members</u>
<u>appointed to the council pursuant to subdivisions (1) to (4), inclusive,</u>
(6) and (7) of subsection (a) of this section may serve not more than two
consecutive terms, except a member may continue to serve until a
successor is appointed.

Sec. 5. Subsection (c) of section 10-16z of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

215 (c) Within available resources, the Early Childhood Cabinet shall (1) 216 advise the Office of Early Childhood, established pursuant to section 10-217 500, and (2) not later than December 1, 2009, and annually thereafter, 218 develop an annual plan of action that assigns the appropriate state 219 agency to complete the tasks specified in the federal Head Start Act of 220 2007, P.L. 110-134, as amended from time to time. [, and (3) not later than 221 March 1, 2010, and annually thereafter, submit an annual state-wide 222 strategic report, pursuant to said federal Head Start Act, in accordance 223 with the provisions of section 11-4a, addressing the progress such 224 agencies have made toward the completion of such tasks outlined under 225 said federal Head Start Act and this subsection to the Governor and the 226 joint standing committees of the General Assembly having cognizance 227 of matters relating to education and human services.]

Sec. 6. Subsection (a) of section 10-550c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

231 (a) There shall be established, within available appropriations, <u>a</u> local

232 or regional governance [partners] partner to assist in the provision of 233 early care and education in a community under Early Start CT. A town 234 or school district and appropriate representatives of groups or entities 235 interested in early care and education in such town or school district 236 may establish a local governance partner. Two or more towns or school 237 districts and appropriate representatives of groups or entities interested 238 in early care and education in a region may establish a regional 239 governance partner.

Sec. 7. Section 10-550d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

[The] <u>Not later than July 1, 2027, the</u> Office of Early Childhood shall establish a sliding fee scale for families that are enrolled in an early care and education program under Early Start CT. Such sliding scale shall be based on family income and be consistent with the sliding fee scale used in the child care subsidy program described in section 17b-249.

Sec. 8. Subsection (c) of section 10-550b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

250 (c) The office, in operating and administering Early Start CT, may 251 allocate, an amount up to ten per cent of the total financial assistance 252 under the contract with each local or regional governance partner 253 established pursuant to section 10-550c, but not more than one hundred 254 fifty thousand dollars, for coordination, program evaluation and 255 administration. Such amount shall be increased by an amount equal to 256 local funding provided for early childhood education coordination, 257 program evaluation and administration, not to exceed fifty thousand 258 dollars] within available appropriations, an amount determined by the 259 commissioner for an administrative set-aside for each local or regional 260 governance partner for coordination, program evaluation and 261 administration. Each local or regional governance partner shall 262 designate a staff person to be responsible for such coordination,

263 program evaluation and administration and to act as a liaison between

the town or towns and the commissioner.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	10-550g
Sec. 2	July 1, 2025	19a-421(a)
Sec. 3	July 1, 2025	19a-420
Sec. 4	July 1, 2025	17a-248b(a) and (b)
Sec. 5	July 1, 2025	10-16z(c)
Sec. 6	July 1, 2025	10-550c(a)
Sec. 7	July 1, 2025	10-550d
Sec. 8	July 1, 2025	10-550b(c)

## Statement of Purpose:

To implement the recommendations of the Office of Early Childhood.

[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.]