

General Assembly

January Session, 2021

Governor's Bill No.



Referred to Committee on

Introduced by: Request of the Governor Pursuant to Joint Rule 9

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:

Section 1. Section 4-8 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective from passage*):

3 (a) Each department head shall be qualified by training and 4 experience for the duties of his <u>or her</u> office. Each department head shall 5 act as the executive officer of the Governor for accomplishing the purposes of his or her department. [He] Each department head shall (1) 6 7 conduct comprehensive planning with respect to the functions of his or 8 <u>her</u> department and coordinate the activities and programs of the state 9 agencies [therein. He shall] in such department, (2) cause the 10 administrative organization of [said] such department to be examined 11 with a view to promoting economy and efficiency, [. He shall] and (3) 12 organize the department and any agency [therein] in such department 13 into such divisions, bureaus or other units as [he] the department head 14 deems necessary for the efficient conduct of the business of the

department. [and] <u>Each department head</u> may from time to time
abolish, transfer or consolidate within the department or any agency
[therein] <u>in such department</u> any division, bureau or other unit as may
be necessary for the efficient conduct of the business of the department,
provided such organization shall include any division, bureau or other
unit which is specifically required by the general statutes.

21 (b) Each department head may appoint such deputies as may be 22 necessary for the efficient conduct of the business of the department. 23 Each department head shall designate one deputy who shall in the 24 absence or disqualification of the department head or on his or her 25 death, exercise the powers and duties of the department head until [he] 26 the department head resumes his or her duties or the vacancy is filled. 27 Such deputies shall serve at the pleasure of the department head. Such 28 appointees shall devote their full time to their duties with the 29 department or agency and shall engage in no other gainful employment. 30 Subject to the provisions of chapter 67, each department head shall 31 appoint such other employees as may be necessary for the discharge of 32 his <u>or her</u> duties. [He is empowered to make]

33 (c) Each department head may adopt regulations, in accordance with 34 the provisions of chapter 54, for the conduct of [his] the department. 35 Each department head may enter into [such] contractual agreements, 36 including, but not limited to, contractual agreements with other states, 37 in accordance with established procedures, as may be necessary for the 38 discharge of [his] the department head's duties. Subject to the provisions 39 of section 4-32, and unless otherwise provided by law, each department 40 head is authorized to receive any money, revenue or services from the 41 federal government, corporations, associations or individuals, 42 including payments from the sale of printed matter or any other 43 material or services. Each department head may create such advisory 44 boards as he or she deems necessary.

45 Sec. 2. Section 22a-201c of the general statutes is repealed and the 46 following is substituted in lieu thereof (*Effective from passage*):

47 (a) For each registration of a new motor vehicle with the 48 Commissioner of Motor Vehicles pursuant to chapter 246, the person 49 registering such vehicle shall pay to the commissioner a fee of [ten] 50 fifteen dollars, in addition to any other fees required for registration, [for 51 registration for a biennial period] for the following registration types: 52 Passenger, motor home, combination or antique. [Any person who is 53 sixty-five years or older and who obtains a one-year registration for a 54 new motor vehicle under section 14-49 for such registration type shall 55 pay five dollars for the annual registration period.]

56 (b) For each new registration or renewal of registration of any motor 57 vehicle, except a new motor vehicle, with the Commissioner of Motor 58 Vehicles pursuant to chapter 246, the person registering such vehicle 59 shall pay to the commissioner a fee of seven dollars and fifty cents for 60 registration for a triennial period and five dollars for registration for a 61 biennial period for the following registration types: Passenger, motor 62 home, combination or antique. Any person who is sixty-five years or 63 older and who obtains a [one-year registration or] one-year registration 64 renewal for any motor vehicle [, except a new motor vehicle,] under 65 section 14-49 for such registration type shall pay two dollars and fifty 66 cents for the annual registration period.

67 (c) The fee imposed by this subsection may be identified as the 68 "greenhouse gas reduction fee" on any registration form, or combined 69 with the fee specified by subdivision (3) of subsection (k) of section 14-70 164c on any registration form. The first three million dollars received 71 from the payment of such fee shall be deposited into the Connecticut 72 hydrogen and electric automobile purchase rebate program account, 73 established pursuant to subsection (c) of section 22a-202. Any revenue 74 from such fee in excess of the first three million dollars in each fiscal year 75 shall be deposited into the General Fund. No part of the greenhouse gas 76 reduction fee shall be subject to a refund under subsection [(aa)] (z) of 77 section 14-49.

Sec. 3. Subsection (h) of section 10-183g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from* 80 *passage*):

(h) (1) A benefit computed under subsections (a) to (d), inclusive, of
this section and under subsections (a) to (g), inclusive, of section 10183aa shall continue until the death of the member.

84 (2) For any member who [retires] accumulates ten years of credited 85 service in the public schools of Connecticut prior to July 1, 2019, [if 86 twenty-five per cent of the aggregate benefits paid to a member prior to 87 death are less than such member's accumulated regular contributions, 88 including any one per cent contributions withheld prior to July 1, 1989, 89 and any voluntary contributions plus credited interest,] the member's 90 designated beneficiary shall be paid on the death of the member a lump 91 sum amount equal to the [difference between such aggregate payments and such accumulated contributions] sum of such member's 92 accumulated regular contributions, including any one per cent 93 contributions withheld prior to July 1, 1989, and any voluntary 94 95 contributions plus credited interest that had been accrued to the date 96 benefits commenced, less an amount equal to twenty-five per cent of the 97 aggregate benefits paid to such member prior to death.

98 (3) For any member who [retires] accumulates ten years of credited 99 service in the public schools of Connecticut on or after July 1, 2019, 100 [notwithstanding the provisions of subdivision (2) of section 10-183c, if 101 twenty-five per cent of the aggregate benefits paid to a member before 102 July 1, 2019, and prior to death, plus fifty per cent of the aggregate 103 benefits paid to a member on or after July 1, 2019, and prior to death, are 104 less than such member's accumulated regular contributions, including 105 any one per cent contributions withheld prior to July 1, 1989, and any voluntary contributions plus credited interest,] the member's 106 107 designated beneficiary shall be paid on the death of the member a lump 108 sum amount equal to [the difference between such aggregate payments 109 and such accumulated contributions] the sum of such member's 110 accumulated regular contributions, including any one per cent 111 contributions withheld prior to July 1, 1989, and any voluntary 112 contributions plus credited interest that had been accrued to the date

benefits commenced, less an amount equal to fifty per cent of the
aggregate benefits paid to such member prior to death.

115 Sec. 4. Section 27-9 of the general statutes is repealed and the 116 following is substituted in lieu thereof (*Effective October 1, 2021*):

117 [Whenever the Connecticut National Guard is called into the federal 118 service or whenever such a call, in the opinion of the Governor, is 119 deemed to be imminent, the Governor shall forthwith] The Governor 120 may raise, organize, maintain and govern [, from the unorganized 121 militia,] a body of <u>volunteer</u> troops for <u>state</u> military duty. [Said] <u>Such</u> 122 body of troops [, when so organized,] shall be known as "the 123 Connecticut State Guard" and [for and during the time of its existence 124 as herein provided it] shall be a part of the organized militia.

Sec. 5. Section 2-36 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

127 [(a) On or before the twenty-fifth day of each month, the Secretary of 128 the Office of Policy and Management shall submit to the Governor, the 129 Comptroller and the joint standing committee of the General Assembly 130 having cognizance of matters relating to appropriations and the budgets 131 of state agencies, through the Legislative Office of Fiscal Analysis, a list 132 of appropriation accounts in which a potential deficiency exists. Such 133 list shall be accompanied by a statement which explains the reasons for 134 each such potential deficiency.]

135 [(b)] On the day the Governor submits a budget document to the 136 General Assembly, or a report on the status of the budget enacted in the 137 previous year, pursuant to section 4-71, the Secretary of the Office of 138 Policy and Management shall submit to the Treasurer and said joint 139 standing committee, through the Office of Fiscal Analysis, any items to 140 be included in a deficiency bill, which may be passed by the General 141 Assembly to pay expenses of the current fiscal year of the biennium. 142 Each such item shall be accompanied by a statement which explains the 143 need for a deficiency appropriation. Any agency which has an item to 144 be included in the deficiency bill shall, on such day, submit a report to

said joint standing committee, through the Office of Fiscal Analysis,concerning any steps taken by the agency to reduce or eliminate thedeficiency.

Sec. 6. Section 5-156a of the general statutes is amended by addingsubsection (h) as follows (*Effective July 1, 2021*):

(NEW) (h) Any recovery of pension costs from an appropriated or
nonappropriated source other than the General Fund or Special
Transportation Fund that causes the payments to the State Employees
Retirement System to exceed the actuarially determined employer
contribution for any fiscal year shall be deposited into the State
Employees Retirement Fund as an additional employer contribution at
the end of such fiscal year.

Sec. 7. Subsection (c) of section 8-169ii of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

160 (c) The Governor shall designate the chairperson of the board from 161 among the members. All initial appointments shall be made [not later 162 than sixty days after October 1, 2019] on or after July 1, 2022. All 163 members shall be appointed by the original appointing authority for 164 four-year terms. Any member of the board shall be eligible for 165 reappointment. Any vacancy occurring other than by expiration of term 166 shall be filled in the same manner as the original appointment for the 167 balance of the unexpired term. The appointing authority for any 168 member may remove such member for misfeasance, malfeasance or 169 wilful neglect of duty.

Sec. 8. (NEW) (*Effective July 1, 2021*) (a) The aggregate principal amount of energy consumption and environmental impact lease financings that are in effect on or after July 1, 2021, shall not exceed thirty million dollars for such lease financings that are: (1) Entered into by the state directly or through a state agency for improvements in stateowned buildings, (2) for the purpose of reducing energy consumption or environmental impacts, and (3) not otherwise exempt from such thirty-million-dollar aggregate amount pursuant to a provision of apublic or special act.

(b) For the purposes of this section, "state agency" means any office,
department, board, council, commission, institution, constituent unit of
the state system of higher education, technical education and career
school or other agency in the executive, legislative or judicial branch of
state government.

Sec. 9. Subsection (h) of section 31-49g of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(h) (1) Any moneys expended from the General Fund for the purpose
of administering the Family and Medical Leave Insurance Program, or
providing compensation to covered employees, shall be reimbursed to
the General Fund not later than October 1, 2022.

191 (2) Any moneys expended from any bond authorizations allocated to the authority for the purpose of administering the Family and Medical 192 193 Leave Insurance Program shall be reimbursed to the General Fund 194 according to a plan to be established by the Secretary of the Office of 195 Policy and Management, in consultation with the State Treasurer. Such 196 plan shall provide for a repayment schedule that provides for 197 repayment by the authority of the debt service deemed attributable to 198 such bond authorizations. Such repayment shall commence during the 199 fiscal year ending June 30, 2023, and shall continue until repayment is 200 complete, according to the terms of the plan. The authority may repay 201 unpaid amounts earlier than the plan established by the secretary.

Sec. 10. Subsection (a) of section 12-7c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) The Commissioner of Revenue Services shall, on or before
February 15, [2022] <u>2024</u>, and biennially thereafter, submit to the joint
standing committee of the General Assembly having cognizance of

208 209 210 211 212	matters relating to finance, revenue and bonding, and post on the department's Internet web site a report on the overall incidence of the income tax, sales and excise taxes, the corporation business tax and property tax. The report shall present information on the distribution of the tax burden as follows:
213	(1) For individuals:
214 215	(A) Income classes, including income distribution expressed for every ten percentage points; and
216 217	(B) Other appropriate taxpayer characteristics, as determined by said commissioner.
218	(2) For businesses:
219	(A) Business size as established by gross receipts;
220	(B) Legal organization; and
221	(C) Industry by NAICS code.
222 223	Sec. 11. Section 4-124w of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2021</i>):
224 225 226 227	(a) There shall be within the [Labor Department an Office of Workforce Competitiveness] <u>Department of Economic and Community</u> <u>Development, for administrative purposes only, an Office of Workforce</u> <u>Strategy</u> .
228 229 230 231	(b) <u>The Office of Workforce Strategy shall be under the direction of</u> the state Chief Workforce Officer, who shall be appointed by the <u>Governor.</u> The [Labor Commissioner shall, with the assistance of the Office of Workforce Competitiveness] <u>Chief Workforce Officer shall</u> :
232 233 234	(1) Be the [Governor's principal workforce development policy advisor] principal advisor for workforce development policy, strategy and coordination to the Governor;

(2) Be the lead state official for the development of employment and
 training strategies and initiatives required to support the state's position
 in the knowledge economy;

(3) Chair the Governor's Workforce Cabinet, which shall be made up
 of agencies involved with employment and training as identified by the
 Governor pursuant to section 31-3m, as amended by this act. The
 Governor's Workforce Cabinet shall meet at the direction of the

242 Governor or the Chief Workforce Officer;

[(2)] (<u>4</u>) Be the liaison between the Governor, the Governor's Workforce Council, as established in section 31-3h, as amended by this act, and any local, regional, state or federal organizations and entities with respect to workforce development [matters] policy, strategy and coordination, including, but not limited to, implementation of the Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as [from time to time] amended from time to time;

[(3) Coordinate the workforce development activities of all state
agencies;] (5) From time to time, present to the Governor for his or her
approval a state workforce strategy in consultation with the Governor's
Workforce Council and the Governor's Workforce Cabinet;

[(4)] (6) Coordinate [the state's implementation of the federal Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as from time to time amended, and advise and assist the Governor with matters related to said act] and align the workforce development activities of all state agencies, educators and trainers, regional workforce development boards and others in furtherance of the goals and outcomes of such state workforce strategy;

261 (7) Coordinate measurement and evaluation of outcomes across
 262 education and workforce development programs, in conjunction with
 263 the Labor Department and the Office of Policy and Management;

264 (8) Notwithstanding any provision of the general statutes, review
 265 state plans for each of the programs listed in subsection (b) of section

266 103 of the Workforce Innovation and Opportunity Act of 2014, P.L. 113-267 128, as amended from time to time, before such plans are submitted to 268 the Governor; 269 [(5)] (9) Establish methods and procedures to ensure the maximum 270 involvement of members of the public, the legislature and local officials 271 in workforce development [matters, including implementation of the 272 Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as 273 from time to time amended] policy, strategy and coordination; 274 [(6)] (10) Enter, in conjunction with any state agency upon approval 275 by the Secretary of the Office of Policy and Management, into such 276 contractual agreements, in accordance with established procedures, as 277 may be necessary to carry out the provisions of this section; 278 (11) Market and communicate the state's workforce development 279 strategy to ensure maximum engagement with students, job seekers and businesses while effectively elevating the state's workforce profile at the 280 national level; 281 282 (12) Identify subject areas, courses, curriculum, content and programs that may be offered to students in primary and secondary 283 284school in order to improve student outcomes and meet the workforce 285 needs of the state; and 286 [(7)] (13) Take any other action necessary to carry out the provisions 287 of this section, [; and] including, but not limited to, issuing guidance, pursuant to his or her authorities under this section, to state agencies, 288 289 the Governor's Workforce Council and regional workforce development 290 boards in furtherance of the state's workforce strategy. Such guidance shall be approved by the Secretary of the Office of Policy and 291 292 Management and shall be in compliance with state and federal laws. 293 [(8) Not later than October 1, 2012, and annually thereafter, submit a 294 report, with the assistance of the Labor Department, to the Governor 295 and the joint standing committees of the General Assembly having 296 cognizance of matters relating to education, economic development,

297 labor and higher education and employment advancement specifying a 298 forecasted assessment by the Labor Department of workforce shortages 299 in occupations in this state for the succeeding two and five-year periods. 300 The report shall also include recommendations concerning (A) methods 301 to generate a sufficient number of workers to meet identified workforce 302 needs, including, but not limited to, scholarship, school-to-career and 303 internship programs, and (B) methods secondary and higher education 304 and private industry can use to address identified workforce needs.

305 (c) The Labor Department shall be the lead state agency for the
306 development of employment and training strategies and initiatives
307 required to support the state's position in the knowledge economy.]

308 (c) The [Labor Commissioner, with the assistance of the Office of 309 Workforce Competitiveness,] Chief Workforce Officer may call upon 310 any office, department, board, commission, public institution of higher 311 education or other agency of the state to supply such reports, 312 information, data and assistance as may be necessary or appropriate in 313 order to carry out its duties and requirements. Each officer or employee 314 of such office, department, board, commission, public institution of 315 higher education or other agency of the state [is authorized and directed 316 to cooperate with the Labor Commissioner and to] shall furnish such 317 reports, information, data and assistance to the Chief Workforce Officer, 318 as permitted under state and federal law.

319 (d) The Chief Workforce Officer shall provide staff to the Governor's 320 Workforce Council and such other resources as the Chief Workforce 321 Officer can make available, and shall coordinate all necessary support 322 that other state agencies can make available as needed by the Governor's 323 Workforce Council. 324 (e) On behalf of the Governor, and the Governor's Workforce Council, the Chief Workforce Officer shall coordinate the state's 325 326 planning, budgeting and implementation of the federal Workforce 327 Innovation and Opportunity Act of 2014, P.L. 113-128, as amended from

328 time to time, and may issue guidance to this effect. The Labor

329 Commissioner shall assist the Chief Workforce Officer in coordinating 330 the state's planning, budgeting and implementation of the federal 331 Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as 332 amended from time to time, and offer such other resources as the Labor 333 Commissioner can make available to do so. 334 Sec. 12. Section 4-124z of the general statutes is repealed and the 335 following is substituted in lieu thereof (*Effective July 1, 2021*): 336 (a) [The] Not later than January 1, 2021, the board of the Technical 337 Education and Career System, in consultation with the Chief Workforce 338 Officer, the Labor Commissioner, the [Commissioner] Commissioners 339 of Economic and Community Development, [working with the Office of 340 Workforce Competitiveness, the Commissioners of] Education and 341 Social Services, the Secretary of the Office of Policy and Management 342 and the president of the Connecticut State Colleges and Universities [, 343 in consultation with the superintendent of the Technical Education and 344 Career System] and one member of industry representing each of the 345 economic clusters identified by the Commissioner of Economic and 346 Community Development pursuant to section 32-1m shall (1) review, 347 evaluate and, as necessary, recommend improvements for certification 348 and degree programs offered by the Technical Education and Career 349 System and the community-technical college system to ensure that such 350 programs meet the employment needs of business and industry, [and] 351 (2) develop strategies to strengthen the linkage between skill standards 352 for education and training and the employment needs of business and 353 industry, (3) assess the unmet demand from employers in the state for 354 graduates of technical education and career school trade programs and 355 the unmet demand from students in the state to attend technical 356 education and career school trade programs, and (4) assess 357 opportunities to increase utilization of vocational or technical schools 358 after school hours and on weekends.

(b) Not later than January 1, 2002, and annually thereafter, the
[Commissioner of Education] <u>superintendent of the Technical</u>
<u>Education and Career System</u> shall report, in accordance with <u>the</u>

362 provisions of section 11-4a, to the joint standing committees of the 363 General Assembly having cognizance of matters relating to education, 364 commerce, labor and higher education and employment advancement 365 on [(1) the implementation of any recommended programs or strategies 366 within the Technical Education and Career System or the community-367 technical college system to strengthen the linkage between technical 368 education and career school and community-technical college 369 certification and degree programs and the employment needs of 370 business and industry, and (2)] any certification or degree programs 371 offered by technical education and career schools or community-372 technical colleges that do not meet current industry standards.

Sec. 13. Subsection (b) of section 4-124ff of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

376 (b) There is established a Council of Advisors on Strategies for the 377 Knowledge Economy to promote the formation of university-industry 378 partnerships, identify benchmarks for technology-based workforce 379 innovation and competitiveness and advise the award process (1) for 380 innovation challenge grants to public postsecondary schools and their 381 business partners, and (2) grants under section 4-124hh. The council 382 shall be chaired by the Secretary of the Office of Policy and Management 383 and shall include the Commissioner of Economic and Community Development, the president of the Connecticut State Colleges and 384 385 Universities, the Labor Commissioner, the Chief Workforce Officer, the 386 chief executive officer of Connecticut Innovations, Incorporated and 387 four representatives from the technology industry, one of whom shall 388 be appointed by the president pro tempore of the Senate, one of whom 389 shall be appointed by the speaker of the House of Representatives, one 390 of whom shall be appointed by the minority leader of the Senate and 391 one of whom shall be appointed by the minority leader of the House of 392 Representatives.

Sec. 14. Section 4-124gg of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2021*):

395 [Not later than October 1, 2012, the Labor Commissioner, with the 396 assistance of the Office of Workforce Competitiveness and in 397 consultation with the superintendent of the Technical Education and 398 Career System] The board of the Technical Education and Career 399 System, in consultation with the Labor Commissioner, shall create an 400 integrated system of state-wide industry advisory committees for each 401 career cluster offered as part of the Technical Education and Career 402 System and regional community-technical college system. Said 403 committees shall include industry representatives of the specific career 404 cluster. Each committee for a career cluster shall, with support from the 405 Office of Workforce Strategy, Labor Department, Technical Education 406 and Career System, regional community-technical college system and 407 the Department of Education, establish specific skills standards, 408 corresponding curriculum and a career ladder for the cluster which shall 409 be implemented as part of the schools' core curriculum.

Sec. 15. Subsection (b) of section 10a-19d of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

413 (b) The president of the Connecticut State Colleges and Universities, 414 in consultation with the [Labor Department's Office of Workforce 415 Competitiveness, the Department of Education, the Labor Department, 416 Office of Workforce Strategy, Office of Early Childhood, Department of 417 Social Services, Charter Oak State College, early childhood education 418 faculty at two and four-year public and independent institutions of 419 higher education, early childhood education professional associations, 420 early childhood education advocates and practitioners, and persons 421 knowledgeable in the area of career development and programs in early 422 childhood care and education, shall define the preservice and minimum 423 training requirements and competencies for persons involved in early 424 childhood education, from birth to five years of age, including 425 requirements for individual levels of early childhood credentialing and 426 licensing.

427 Sec. 16. Section 31-2 of the general statutes is repealed and the

following is substituted in lieu thereof (*Effective July 1, 2021*):

429 (a) The Labor Commissioner shall collect information upon the 430 subject of labor, its relation to capital, the hours of labor, the earnings of 431 laboring men and women and the means of promoting their material, 432 social, intellectual and moral prosperity, and [shall have power to] may 433 summon and examine under oath such witnesses, and may direct the 434 production of, and examine or cause to be produced and examined, such 435 books, records, vouchers, memoranda, documents, letters, contracts or 436 other papers in relation thereto as he deems necessary, and shall have 437 the same powers in relation thereto as are vested in magistrates in taking 438 depositions, but for this purpose persons shall not be required to leave 439 the vicinity of their residences or places of business. Said commissioner 440 shall collect and collate (1) population and employment data to project 441 who is working, who is not working and who will be entering the job 442 market, and [shall provide an analysis of] (2) data concerning present 443 job requirements and potential needs of new industry. [The 444 commissioner shall include in his annual report to the Governor, as 445 provided in section 4-60, all the aforesaid statistical details.]

446 (b) The commissioner [shall administer the coordination of all] may 447 adopt regulations, in accordance with the provisions of chapter 54, for all programs within the jurisdiction of the Labor Department, including, 448 449 but not limited to, employment and training programs in the state. [and 450 shall implement the plan of the Connecticut Employment and Training 451 Commission as approved by the Governor. The commissioner shall develop and maintain a comprehensive inventory of all employment 452 453 and training programs in the state, including a listing of all funding 454 sources for each program, the characteristics of the persons served, a 455 description of each program and its results and the identification of 456 areas of program overlap and duplication.]

457 [(c) The commissioner shall provide staff to the Connecticut
458 Employment and Training Commission and such other resources as the
459 commissioner can make available.]

[(d)] (c) The commissioner may request the Attorney General to
bring an action in Superior Court for injunctive relief requiring
compliance with any statute, regulation, order or permit administered,
adopted or issued by the commissioner.

464 [(e)] (d) The commissioner shall assist state agencies, boards and 465 commissions that issue occupational certificates or licenses in (1) 466 determining when to recognize and accept military training and 467 experience in lieu of all or part of the training and experience required 468 for a specific professional or occupational license, and (2) reviewing and 469 revising policies and procedures to ensure that relevant military 470 education, skills and training are given appropriate recognition in the 471 certification and licensing process.

472 Sec. 17. Section 31-3b of the general statutes is repealed and the 473 following is substituted in lieu thereof (*Effective from passage*):

474 [(a) The Labor Commissioner shall appoint a job training coordinator 475 who shall develop and implement innovative programs which will 476 provide (1) job training for (A) workers who are needed by industries 477 planning to locate in Connecticut or by industries located in this state, 478 (B) unskilled entry level workers, (C) workers in need of retraining due 479 to the obsolescence of their skills and (D) workers who need skill 480 training to qualify for advancement, (2) an incentive for the 481 establishment of apprenticeship programs in selected occupations; 482 provided no program shall be developed for occupations where prior 483 skill or training is not typically a prerequisite to hiring, and (3) work 484 training opportunities and placement of the chronically unemployed 485 under section 31-3d.

(b) The Labor Commissioner is authorized to establish an interagency
program coordinating committee to coordinate the application of all
available resources for the purposes of this section. Said committee shall
consist of representatives of various employment and training agencies
within the Labor Department and representatives of the Department of
Education and the Department of Economic and Community

492 Development.]

493 [(c)] (a) The Labor Commissioner may contract with any public or
494 private agency for educational and job training services.

[(d)] (b) The Labor Commissioner may accept and receive funds from
any public or private source which become available for the purposes of
this section and section 31-3d.

498 Sec. 18. Section 31-3h of the general statutes is repealed and the 499 following is substituted in lieu thereof (*Effective July 1, 2021*):

(a) There is created, within [the Labor Department] the Office of
Workforce Strategy, the [Connecticut Employment and Training
Commission] Governor's Workforce Council. The Governor's
Workforce Council shall constitute a successor to the Connecticut
Employment and Training Commission, in accordance with the
provisions of sections 4-38d and 4-38e.

(b) The duties and responsibilities of the [commission] <u>council</u> shallinclude:

(1) Carrying out the duties and responsibilities of a state [job training
coordinating council] workforce board pursuant to the federal [Job
Training Partnership Act, 29 USC 1532] Workforce Innovation and
Opportunity Act of 2014, P.L. 113-128, as amended from time to time, [a
state human resource investment council pursuant to 29 USC 1501 et
seq., as amended from time to time,] and such other related [entities]
<u>responsibilities</u> as the Governor may direct;

515 [(2) Reviewing all employment and training programs in the state to 516 determine their success in leading to and obtaining the goal of economic 517 self-sufficiency and to determine if such programs are serving the needs 518 of Connecticut's workers, employers and economy;

(3) Reviewing and commenting on all employment and trainingprograms enacted by the General Assembly;]

521 [(4) Implementing] (2) Supporting the implementation of the federal 522 Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as amended from time to time; [. Such implementation shall include (A) 523 524 developing, in consultation with the regional workforce development 525 boards, a single Connecticut workforce development plan that (i) 526 complies with the provisions of said act and section 31-11p, and (ii) 527 includes comprehensive state performance measures for workforce 528 development activities specified in Title I of the federal Workforce 529 Innovation and Opportunity Act of 2014, P.L. 113-128, as amended from 530 time to time, which performance measures comply with the 531 requirements of 20 CFR Part 666.100, (B) making recommendations to 532 the General Assembly concerning the allocation of funds received by the 533 state under said act and making recommendations to the regional 534 workforce development boards concerning the use of formulas in 535 allocating such funds to adult employment and job training activities and youth activities, as specified in said act, (C) providing oversight and 536 537 coordination of the state-wide employment statistics system required by 538 said act, (D) as appropriate, recommending to the Governor that the 539 Governor apply for workforce flexibility plans and waiver authority 540 under said act, after consultation with the regional workforce 541 development boards, (E) developing performance criteria for regional 542 workforce development boards to utilize in creating a list of eligible 543 providers, and (F) on or before December 31, 1999, developing a 544 uniform individual training accounts voucher system that shall be used 545 by the regional workforce development boards to pay for training of 546 eligible workers by eligible providers, as required under said act;

547 (5) Developing and overseeing a plan for the continuous 548 improvement of the regional workforce development boards 549 established pursuant to section 31-3k;

(6) Developing incumbent worker, and vocational and manpower training programs, including customized job training programs to enhance the productivity of Connecticut businesses and to increase the skills and earnings of underemployed and at-risk workers, and other programs administered by the regional workforce development boards. 555 The Labor Department, in collaboration with the regional workforce 556 development boards, shall implement any incumbent worker and 557 customized job training programs developed by the commission 558 pursuant to this subdivision;

559 (7) Developing a strategy for providing comprehensive services to 560 eligible youths, which strategy shall include developing youth 561 preapprentice and apprentice programs through, but not limited to, 562 technical education and career schools, and improving linkages 563 between academic and occupational learning and other youth 564 development activities; and

565 (8) Coordinating an electronic state hiring campaign to encourage the 566 reemployment of workers fifty years of age or older to be administered 567 through the Labor Department's Internet web site, which shall include 568 testimony from various employers that demonstrates the value of hiring 569 and retaining workers fifty years of age or older. Not later than January 570 1, 2015, the commission shall submit a report, in accordance with section 571 11-4a, to the joint standing committee of the General Assembly having 572 cognizance of matters relating to labor on the status of such campaign.] 573 and

574 (3) Convening state agencies, educational institutions, business 575 leaders and others to (A) inform state policy regarding workforce 576 development, (B) help state agencies and educational institutions align 577 with the needs of employers, and (C) help businesses understand how 578 they can contribute to the state's workforce efforts.

579 Sec. 19. Section 31-3i of the general statutes is repealed and the 580 following is substituted in lieu thereof (*Effective July 1, 2021*):

(a) [The] <u>Pursuant to Section 101(e) of the federal Workforce</u>
<u>Innovation and Opportunity Act of 2014, P.L. 113-128, the</u> members of
the [Connecticut Employment and Training Commission] <u>Governor's</u>
<u>Workforce Council</u> shall be appointed as specified in subsection (b) of
this section.

(b) (1) The [commission] <u>council</u> shall consist of twenty-four members, a majority of whom shall represent business and industry and the remainder of whom shall represent state and local governments, organized labor, education and community based organizations, including a representative of a community action agency, as defined in section 17b-885.

592 (2) Effective six months after the United States Secretary of Labor 593 approves the single Connecticut workforce development plan 594 submitted to said secretary in accordance with the provisions of 595 subsection (b) of section 31-11r, the Governor shall fill any vacancy on 596 the commission from recommendations submitted by the president pro 597 tempore of the Senate, the speaker of the House of Representatives, the 598 majority leader of the Senate, the majority leader of the House of 599 Representatives, the minority leader of the Senate and the minority 600 leader of the House of Representatives.

(c) Members appointed to the [commission] <u>council</u> prior to [June 23,
1999] <u>July 1, 2021</u>, shall continue to serve on the [commission] <u>council</u> as
if they were appointed to the [commission] <u>council</u> as of [June 23, 1999]
<u>July 1, 2021</u>. The [commission] <u>council</u> shall meet no less than once every
calendar quarter.

606 Sec. 20. Section 31-3j of the general statutes is repealed and the 607 following is substituted in lieu thereof (*Effective July 1, 2021*):

As used in <u>this section and</u> sections [31-3j] <u>31-3k</u> to 31-3r, inclusive,
<u>as amended by this act</u>:

610 (1) "Board" means a regional work force development board
611 established under section 31-3k, as amended by this act;

(2) ["Commission" means the Connecticut Employment and Training
Commission created under section 31-3h] <u>"Chief Workforce Officer"</u>
<u>means the Chief Workforce Officer of the Office of Workforce Strategy;</u>

615 (3) "Commissioner" means the Labor Commissioner;

616 [(4) "Job Training Partnership Act" means the federal Job Training 617 Partnership Act, 29 USC 1501 et seq., as from time to time amended;] 618 [(5)] (4) "Municipality" means a town, city, borough, consolidated 619 town and city or consolidated town and borough; 620 (5) "Workforce Innovation and Opportunity Act" means the federal 621 Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as 622 amended from time to time; 623 (6) "Work force development region" or "region" means an area 624 designated as a service delivery area in accordance with the provisions 625 of the [Job Training Partnership Act] Workforce Innovation and 626 **Opportunity** Act. 627 Sec. 21. Section 31-3k of the general statutes is repealed and the 628 following is substituted in lieu thereof (*Effective July 1, 2021*): 629 (a) There is established within the Labor Department a regional work 630 force development board for each work force development region in the 631 state. [Each board shall assess the needs and priorities for investing in 632 the development of human resources within the region and shall coordinate a broad range of employment, education, training and 633 634 related services that shall be focused on client-centered, lifelong 635 learning and shall be responsive to the needs of local business, industry,

636 the region, its municipalities and its citizens.]

637 (b) Each board, within its region, pursuant to the Connecticut 638 workforce development plan developed by the Governor's Workforce 639 Council under section 31-11p, as amended by this act, and approved by 640 the Governor, the state workforce strategy developed by the Chief 641 Workforce Officer under section 4-124w, as amended by this act, and 642 approved by the Governor, any guidance issued by the Chief Workforce 643 Officer under said section 4-124w and any guidance issued by the Labor 644 Commissioner shall:

645 (1) [Carry out the duties and responsibilities of a private industry

646 council under the Job Training Partnership Act, provided the private 647 industry council within the region elects by a vote of its members to 648 become a board and the Labor Commissioner approves the council as a regional work force development board.] Assess the needs and 649 650 priorities for investing in the development of human resources within the region and shall coordinate a broad range of employment, 651 education, training and related services that shall be focused on client-652 653 centered, lifelong learning and shall be responsive to the needs of local 654 business, industry, the region, its municipalities and its residents.

655 (2) Within existing resources and consistent with the state 656 employment and training information system, [and any guidelines 657 issued by the commissioner under subsection (b) of section 31-2,] (A) 658 assess regional needs and identify regional priorities for employment 659 and training programs, including, but not limited to, an assessment of 660 the special employment needs of unskilled and low-skilled unemployed persons, including persons receiving state-administered general 661 662 assistance or short-term unemployment assistance, (B) conduct 663 planning for regional employment and training programs, (C) 664 coordinate such programs to ensure that the programs respond to the 665 needs of labor, business and industry, municipalities within the region, 666 the region as a whole, and all of its citizens, (D) serve as a clearinghouse 667 for information on all employment and training programs in the region, (E) [prepare and submit an annual plan containing the board's priorities 668 669 and goals for regional employment and training programs to the 670 commissioner and the commission for their review and approval, (F)] 671 review grant proposals and plans submitted to state agencies for 672 employment and training programs that directly affect the region [to 673 determine whether such proposals and plans are consistent with the 674 annual regional plan prepared under subparagraph (E) of this 675 subdivision] and inform the [commission] Governor's Workforce 676 Council and each state agency concerned of the results of the review, 677 [(G) evaluate the effectiveness of employment and training programs 678 within the region in meeting the goals contained in the annual regional 679 plan prepared under subparagraph (E) of this subdivision and report its

680 findings to the commissioner and the commission on an annual basis, 681 (H)] (<u>F</u>) ensure the effective use of available employment and training 682 resources in the region, and [(I)] (<u>G</u>) allocate funds where applicable for 683 program operations in the region.

684 (3) Provide information to the commissioner and Chief Workforce 685 Officer concerning (A) all employment and training programs, grants or 686 funds to be effective or available in the region in the following program 687 year, (B) the source and purpose of such programs, grants or funds, (C) 688 the projected amount of such programs, grants or funds, (D) persons, 689 organizations and institutions eligible to participate in such programs or receive such grants or funds, (E) characteristics of clients eligible to 690 691 receive services pursuant to such programs, grants or funds, (F) the 692 range of services available pursuant to such programs, grants or funds, 693 (G) goals of such programs, grants or funds, (H) where applicable, 694 schedules for submitting requests for proposals, planning instructions, 695 proposals and plans, in connection with such programs, grants or funds, 696 (I) the program period for such programs, grants or funds, and (J) any 697 other data relating to such programs, grants or funds that the 698 commissioner, Chief Workforce Officer or the [commission] Governor's 699 Workforce Council deems essential for effective state planning.

(4) Carry out the duties and responsibilities of the local <u>workforce</u>
<u>development</u> board for purposes of the [federal] Workforce Innovation
and Opportunity Act. [of 2014, P.L. 113-128, as from time to time
amended.]

[(5) Establish a worker training education committee comprised of
persons from the education and business communities within the
region, including, but not limited to, regional community-technical
colleges and technical education and career schools.]

(c) Each board shall make use of grants or contracts with appropriate
service providers to furnish all program services under sections 31-3j to
31-3r, inclusive, <u>as amended by this act</u>, unless the [commission]
<u>Governor's Workforce Council</u> concurs with the board that direct

712 provision of a service by the board is necessary to assure adequate 713 availability of the service or that a service of comparable quality can be 714 provided more economically by the board. Any board seeking to 715 provide services directly shall [include in the annual regional plan 716 submitted to the commissioner and the commission under 717 subparagraph (E) of subdivision (2) of subsection (b) of this section its 718 plan to provide services directly and appropriate justification for the 719 need to do so. When the decision to provide services directly must be 720 made between annual planning cycles, the board shall] submit to the 721 commissioner, [and the commission] Chief Workforce Officer and the 722 Governor's Workforce Council a plan of service and appropriate 723 justification for the need to provide services directly. Such plan of 724 service shall be subject to review and approval by the [commission] 725 Governor's Workforce Council.

726 (d) On October 1, [2002] 2021, and annually thereafter, each board 727 shall submit, [to the Labor Department] in accordance with the 728 Workforce Innovation and Opportunity Act, data and comprehensive 729 performance measures detailing the results of any education, 730 employment or job training program or activity funded by moneys 731 allocated to the board, including, but not limited to, programs and 732 activities specified in [the federal Workforce Innovation and 733 Opportunity Act of 2014, P.L. 113-128, as from time to time amended. 734 Such performance measures shall include, but shall not be limited to, 735 the identity and performance of any vendor that enters into a contract 736 with the board to conduct, manage or assist with such programs or 737 activities, the costs associated with such programs or activities, the 738 number, gender and race of persons served by such programs or 739 activities, the number, gender and race of persons completing such 740 programs or activities, occupational skill types, the number, gender and 741 race of persons who enter unsubsidized employment upon completion 742 of such programs or activities, the number, gender and race of persons 743 who remain in unsubsidized employment six months later and the 744 earnings received by such persons] said act. Submission of additional 745 data and performance measures may be established through guidance 746 <u>issued jointly by the Labor Commissioner and the Chief Workforce</u>
747 <u>Officer</u>.

Sec. 22. Section 31-3*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

750 The members of a board shall be appointed by the chief elected 751 officials of the municipalities in the region in accordance with the 752 provisions of an agreement entered into by such municipalities. In the 753 absence of an agreement the appointments shall be made by the 754 Governor. The membership of each board shall satisfy the requirements 755 for a [private industry council as provided under the Job Training 756 Partnership Act and the requirements of the federal]] local board as 757 provided for in the Workforce Innovation and Opportunity Act. [of 758 2014, P.L. 113-128, as from time to time amended. To the extent 759 consistent with such requirements: (1) Business members shall constitute a majority of each board and shall include owners of 760 761 chief executives or chief businesses, operating officers of 762 nongovernmental employers, or other business executives who have 763 substantial management or policy responsibilities. Whenever possible, 764 at least one-half of the business and industry members shall be 765 representatives of small businesses, including minority businesses; (2) 766 the nonbusiness members shall include representatives of community-767 based organizations, state and local organized labor, state and 768 municipal government, human service agencies, economic 769 development agencies and regional community-technical colleges and 770 other educational institutions, including secondary and postsecondary 771 institutions and regional vocational technical schools; (3) the 772 nonbusiness representatives shall be selected by the appointing 773 authority from among individuals nominated by the commissioner and 774 the organizations, agencies, institutions and groups set forth in 775 subdivisions (2) and (5) of this section, and each appointing authority 776 shall solicit nominations from the commissioner and the organizations, 777 agencies, institutions and groups set forth in subdivisions (2) and (5) of 778 this section; (4) labor representatives shall be selected from individuals 779 recommended by recognized state and local labor federations in a

780 manner consistent with the federal Job Training Partnership Act and the 781 federal Workforce Innovation and Opportunity Act of 2014, P.L. 113-782 128, as from time to time amended; (5) the board shall represent the 783 interests of a broad segment of the population of the region, including 784 the interests of welfare recipients, persons with disabilities, veterans, 785 dislocated workers, younger and older workers, women, minorities and 786 displaced homemakers; and (6) in each region where a private industry 787 council has elected by a vote of its members to become a regional work 788 force development board and the commissioner has approved the 789 council as a board, the initial membership of each board shall include, 790 but not be limited to, the business members of the private industry 791 council in the region.]

Sec. 23. Section 31-3m of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2021*):

794 Not later than July 1, 1992, [and annually thereafter,] the Governor 795 shall designate appropriate state agencies as agencies involved in 796 employment and training. The department heads of each agency 797 involved in employment and training shall: [(1)] Not later than August 798 15, 1992, and annually thereafter, identify to the commissioner and 799 Chief Workforce Officer the employment and training programs 800 administered by the agency that [shall be] are subject to oversight by 801 one or more boards under the provisions of sections 31-3j to 31-3r, 802 inclusive, as amended by this act. [; and (2) provide to the commissioner, 803 for distribution to the boards through the commission, information 804 concerning (A) all employment and training programs, grants or funds 805 to be effective or available in the following program year, (B) the source 806 and purpose of such programs, grants or funds, (C) the projected 807 amount of such programs, grants or funds, (D) persons, organizations 808 and institutions eligible to participate in such programs or receive such 809 grants or funds, (E) characteristics of clients eligible to receive services 810 pursuant to such programs, grants or funds, (F) the range of services 811 available pursuant to such programs, grants or funds, (G) goals of such 812 programs, grants or funds, (H) where applicable, schedules for 813 submitting requests for proposals, planning instructions, proposals and

814	plans, in connection with such programs, grants or funds, (I) the
815	program period for such programs, grants or funds, and (J) any other
816	data relating to such programs, grants or funds that the commissioner
817	or the commission deems essential for effective regional planning.] The
818	Chief Workforce Officer, in conjunction with the commissioner and the
819	Governor's Workforce Council, shall facilitate communication and the
820	exchange of information between the boards and state agencies
821	involved in employment and training.
822 823	Sec. 24. Section 31-3n of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2021</i>):
824	(a) The commissioner, in consultation with the [commission, shall]

<u>Chief Workforce Officer and the Governor's Workforce Council, may</u>
adopt regulations in accordance with chapter 54 to carry out the
provisions of sections 31-3j to 31-3r, inclusive, as amended by this act.
[The regulations shall establish criteria for the organization and
operation of the board and for ensuring that the membership of each
board satisfies the requirements of section 31-3*l*.

(b) The commissioner, acting through the commission, shall facilitate
communication and exchange of information between the boards and
state agencies involved in employment and training.]

[(c)] (b) The [commissioner] <u>Chief Workforce Officer</u> shall distribute all information received under the provisions of sections 31-3j to 31-3r, inclusive, <u>as amended by this act</u>, to the [commission] <u>Governor's</u> <u>Workforce Council</u> in order to ensure that the review and coordination duties of the [commission] <u>council</u> are effectively carried out.

[(d) The commissioner shall submit each annual regional plan
prepared pursuant to subparagraph (E) of subdivision (2) of subsection
(b) of section 31-3k, together with the recommendations of the
commissioner and the commission, to the Governor for final approval.]

843 [(e)] (c) The [commissioner shall] <u>Governor may</u> approve, [in 844 consultation with the commission] <u>upon the recommendation of the</u> 845 Governor's Workforce Council, each board established pursuant to 846 section 31-3k, as amended by this act, which meets the requirements of 847 sections 31-3j to 31-3r, inclusive, as amended by this act. 848 Sec. 25. Section 31-30 of the general statutes is repealed and the 849 following is substituted in lieu thereof (*Effective July 1, 2021*): 850 [(a) The commission shall review and approve each annual regional 851 plan prepared pursuant to subparagraph (E) of subdivision (2) of 852 subsection (b) of section 31-3k.] 853 [(b)] The [commission] Governor's Workforce Council shall ensure 854 that the membership of each board satisfies the representation 855 requirements of section 31-3*l*, as amended by this act, [and] regulations 856 adopted [by the commissioner] under section 31-3n, as amended by this 857 act, and guidance issued under section 4-124w, as amended by this act, 858 in accordance with the Workforce Innovation and Opportunity Act. 859 [(c) The commission shall review and consider the annual report of each board evaluating the effectiveness of employment and training 860 861 programs, prepared pursuant to subparagraph (G) of subdivision (2) of 862 subsection (b) of section 31-3k.] 863 Sec. 26. Section 31-3r of the general statutes is repealed and the 864 following is substituted in lieu thereof (*Effective July* 1, 2021): 865 Nothing in sections 31-3j to 31-3r, inclusive, as amended by this act, 866 shall be construed or administered in any manner that would conflict 867 with the requirements of the [Job Training Partnership Act] Workforce 868 Innovation and Opportunity Act or supersede any statutory duties, 869 responsibilities or obligations of any agency or board, including, but not 870 limited to, any local board of education. 871 Sec. 27. Section 31-3w of the general statutes is repealed and the 872 following is substituted in lieu thereof (*Effective July 1, 2021*): 873 (a) Notwithstanding any provision of the general statutes, the Labor 874 Commissioner, in exercise of any duties including any duties as

875 administrator under chapter 567, shall, within available resources, 876 [maintain] participate in a state-wide network of job centers which 877 provide to workers, students and employers comprehensive workforce 878 development assistance, including, but not limited to, the following: 879 (1) Unemployment compensation, retraining allowances and other 880 forms of federal and state income support; 881 (2) Career, labor market, educational and job training information, 882 and consumer reports on local training providers; 883 (3) Career planning and job search assistance; 884 (4) Applicant recruitment and screening, assessment of training 885 needs, customized job training pursuant to this chapter, apprenticeship 886 programs pursuant to chapter 557 and related consultative services to 887 employers based on their employment needs; (5) Eligibility determinations and referrals to providers of 888 889 employment and training services; and 890 (6) Access to information regarding job openings and, where 891 appropriate, referral to such openings. 892 (b) In carrying out responsibilities under this section, the 893 commissioner shall: 894 (1) Collaborate with the [Connecticut Employment and Training 895 Commission] Governor's Workforce Council established pursuant to 896 section 31-3h, as amended by this act, [and] the regional workforce 897 development boards established pursuant to section 31-3k, as amended 898 by this act, and the Chief Workforce Officer; 899 (2) Promote coordination of service delivery and collaboration with 900 other public and private providers of education, human services and

901 employment and training services, including, but not limited to, adult

902 education and literacy providers;

903 (3) Consult with the Commissioner of Economic and Community
904 Development <u>and the Chief Workforce Officer</u> to ensure coordination of
905 service delivery to employers;

906 (4) Conduct outreach to employers and trade associations to ensure907 that services meet the needs of business and industry; and

908 (5) Develop a comprehensive job training assistance application for
909 employer-based training services and programs that allows the
910 applicant to apply for any such assistance offered by the state in one
911 application.

912 (c) (1) When contacted by a veteran who is in need of employment or 913 work force development services, the department shall (A) determine 914 whether the veteran resides closer to a work force development board 915 facility with a veterans unit than to a department facility offering such 916 employment or work force development assistance and, if so, provide the veteran with contact information for the work force development 917 918 board, and (B) provide a veteran who expresses an interest in advanced 919 manufacturing, as defined in section 31-11ss, as amended by this act, 920 with information on the Military to Machinists program operated 921 pursuant to section 31-11ss, as amended by this act, if such veteran may 922 be eligible for services from such program.

(2) For purposes of this subsection, "veteran" means any person (A)
honorably discharged from, or released under honorable conditions
from active service in, the armed forces, as defined in section 27-103, or
(B) with a qualifying condition, as defined in section 27-103, who has
received a discharge other than bad conduct or dishonorable from active
service in the armed forces.

929 Sec. 28. Section 31-3cc of the general statutes is repealed and the 930 following is substituted in lieu thereof (*Effective July 1, 2021*):

931 The [Connecticut Employment and Training Commission] 932 <u>Governor's Workforce Council</u>, in cooperation with the Commission on 933 Women, Children, Seniors, Equity and Opportunity and the

LCO No. 3291

934 Commission on Human Rights and Opportunities, shall regularly 935 collect and analyze data on state-supported training programs that 936 measure the presence of gender or other systematic bias and work with 937 the relevant boards and agencies to correct any problems that are found.

Sec. 29. Subsection (a) of section 10-21c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

941 (a) Any local or regional board of education that has a demonstrated 942 shortage of certified teachers in those fields designated by the State 943 Board of Education or that elects to expand the academic offerings to 944 students in the areas identified by the [Labor Commissioner and the 945 Office of Workforce Competitiveness] Chief Workforce Officer pursuant 946 to the provisions of section 4-124w, as amended by this act, may solicit 947 and accept qualified private sector specialists, not necessarily certified 948 to teach, whose services to teach in shortage areas have been donated 949 by business firms, as defined in section 12-631. Private sector specialists 950 who donate their services may be permitted to offer instruction in 951 existing or specially designed curricula, provided no private sector 952 specialist shall be permitted to work more than one-half of the 953 maximum classroom hours of a full-time certified teacher, and provided 954 further no private sector specialist teaching in an area identified by the 955 [Labor Commissioner and the Office of Workforce Competitiveness] 956 Chief Workforce Officer pursuant to section 4-124w, as amended by this 957 act, shall have sole responsibility for a classroom. No certified teacher 958 may be terminated, transferred or reassigned due to the utilization of 959 any private sector specialist. Local or regional boards of education shall 960 annually review the need for private sector specialists and shall not 961 renew or place a private sector specialist if certified teachers are 962 available.

963 Sec. 30. Section 10-21j of the general statutes is repealed and the 964 following is substituted in lieu thereof (*Effective July 1, 2021*):

965 (a) The Commissioner of Education, in collaboration with the Board

966 of Regents for Higher Education, shall establish the Connecticut 967 Apprenticeship and Education Committee to coordinate and identify (1) 968 potential preapprenticeship and apprenticeship training program integration, and (2) leveraged funding identification of career technical 969 970 education programs within high schools and programs within higher 971 education institutions for careers in various industries. Such committee 972 shall include, but not be limited to, (A) representatives from the 973 Department of Economic and Community Development, the Labor 974 Department, the Connecticut Center for Advanced Technology, the 975 Connecticut Manufacturers Collaborative, the Technical Education and 976 Career System, the advanced manufacturing centers at the regional 977 community-technical colleges, independent institutions of higher 978 education in the state that offer training in the field of manufacturing, 979 the [Connecticut Employment and Training Commission] Office of 980 Workforce Strategy, companies and employee organizations that 981 represent manufacturing workers, and (B) teachers, guidance 982 counselors, school counselors, principals and superintendents.

983 (b) [On or before July 1, 2020, and annually thereafter, the] The 984 committee established pursuant to subsection (a) of this section [shall] may report, in accordance with the provisions of section 11-4a, at such 985 986 <u>committee's discretion</u>, to the joint standing committees of the General 987 Assembly having cognizance of matters relating to commerce, higher 988 education and workforce development and labor and public employees 989 an analysis of whether current apprenticeship training programs 990 available to Connecticut residents are meeting workforce needs. The 991 committee shall consult with members of the manufacturing industry 992 when producing such report. In addition to consulting with 993 manufacturing industries, the committee shall consult with members of 994 insurance, health care, financial technology, biotechnology, STEM, 995 construction trades and hospitality industries and any other appropriate 996 industry to coordinate and identify potential modern preapprenticeship 997 and apprenticeship training programs and shall review and consider 998 European apprenticeship training programs when producing such 999 report.

1000 (c) The Commissioner of Education, in consultation with the 1001 committee established pursuant to subsection (a) of this section, shall 1002 introduce middle school and high school students, their parents or 1003 guardians, guidance counselors and school counselors to careers in the 1004 industries described in subsection (b) of this section. The commissioner 1005 may enter into partnerships with one or more private sector entities to 1006 further the goals of this subsection.

(d) The Department of Education, in consultation with
representatives from the industries described in subsection (b) of this
section, shall develop a best practices guide to help local and regional
boards of education to incorporate relationships with the industries
described in subsection (b) of this section in their middle school and
high school curricula.

1013 Sec. 31. Section 31-22n of the general statutes is repealed and the 1014 following is substituted in lieu thereof (*Effective July 1, 2021*):

1015 The Governor shall appoint [twelve] thirteen members to the 1016 Connecticut State Apprenticeship Council, each of whom shall have 1017 some association with apprentice training. Four shall be representative 1018 of Connecticut industry, with one representative each from the 1019 manufacturing, building, mechanical and service industries, provided 1020 at least one such member represents a business that operates without a 1021 collective bargaining agreement; four shall be Connecticut members of 1022 national labor organizations with apprentice training programs; [four] 1023 five shall represent the public, one of whom shall be the Labor 1024 Commissioner, or his or her designee, and one of whom shall be the 1025 Chief Workforce Officer, or his or her designee. Members shall each 1026 serve a term which is coterminous with the term of the Governor, each 1027 member to hold office until a successor is appointed. Any vacancy in the 1028 membership of the council shall be filled by the Governor for the 1029 unexpired term. It shall meet on the call of the chairman, who shall be 1030 the Labor Commissioner, or his or her designee. On or before August 1031 first of each year, the council [shall] <u>may</u> prepare a report describing the 1032 activities of the council, this report to be included in the Labor

1033 Commissioner's report to the Governor. The members of the council 1034 shall not be compensated for their services, but the members, except the 1035 Labor Commissioner, or his or her designee, and any state employee, 1036 shall be reimbursed for necessary expenses incurred in the performance 1037 of their duties.

Sec. 32. Subsection (a) of section 10-95s of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1041 (a) The Technical Education and Career System shall be advised by a 1042 Technical Education and Career System board. The board shall consist 1043 of eleven members and shall include at least the following, (1) two 1044 members with experience in manufacturing or a trade offered by the 1045 Technical Education and Career System, or who are alumni of the 1046 system, (2) two members who are executives of Connecticut-based 1047 employers and who shall be nominated by the [Connecticut 1048 Employment and Training Commission] Governor's Workforce 1049 <u>Council</u>, established pursuant to section 31-3h, as amended by this act. 1050 The Commissioners of Education and Economic and Community 1051 Development, [and] the Labor Commissioner and the Chief Workforce 1052 Officer, or their respective designees, shall serve as ex-officio members 1053 of the board. Members of the board shall be appointed by the Governor 1054 with the advice and consent of the General Assembly, in accordance 1055 with the provisions of section 4-7. Any vacancy shall be filled in the 1056 manner provided in section 4-19. The Governor shall appoint the 1057 chairperson.

1058 Sec. 33. Subsection (b) of section 10-1 of the general statutes is 1059 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1060 2021):

(b) The Governor shall appoint, with the advice and consent of the
General Assembly, the members of said board, provided each student
member (1) is on the list submitted to the Governor pursuant to section
1064 10-2a, (2) is enrolled in a public high school in the state, (3) has

1065 completed eleventh grade prior to the commencement of his term, (4) 1066 has at least a B plus average, and (5) provides at least three references 1067 from teachers in the school the student member is attending. The 1068 nonstudent members shall serve for terms of four years commencing on 1069 March first in the year of their appointment. The student members shall 1070 serve for terms of one year commencing on July first in the year of their 1071 appointment. The president of the Connecticut State Colleges and 1072 Universities [and] the chairperson of the Technical Education and 1073 Career System board, and the Chief Workforce Officer shall serve as ex-1074 officio members without a vote. Any vacancy in said State Board of 1075 Education shall be filled in the manner provided in section 4-19.

1076 Sec. 34. Section 10-375 of the general statutes is repealed and the 1077 following is substituted in lieu thereof (*Effective July 1, 2021*):

1078 (a) The legislative members of the Education Commission of the 1079 States representing this state shall be appointed as follows: Two members of the Senate, one of whom shall be appointed by the president 1080 1081 pro tempore of the Senate and one of whom shall be appointed by the 1082 minority leader of the Senate, and two members of the House of 1083 Representatives, one of whom shall be appointed by the speaker of the 1084 House of Representatives and one of whom shall be appointed by the 1085 minority leader of the House of Representatives.

(b) The Governor shall appoint four members to the Education
 Commission of the States, one of whom shall be the Commissioner of
 Education and one of whom shall be the Chief Workforce Officer.

Sec. 35. Subsection (a) of section 10a-1a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

(a) There shall be a Board of Regents for Higher Education [who] <u>that</u>
shall serve as the governing body for the regional community-technical
college system, the Connecticut State University System and Charter
Oak State College. The board shall consist of twenty-one members who
shall be distinguished leaders of the community in Connecticut. The

1097 board shall reflect the state's geographic, racial and ethnic diversity. The 1098 voting members shall not be employed by or be a member of a board of 1099 trustees for any independent institution of higher education in this state 1100 or the Board of Trustees for The University of Connecticut nor shall they 1101 be public officials or state employees, as such terms are defined in 1102 section 1-79, during their term of membership on the Board of Regents 1103 for Higher Education. The Governor shall appoint nine members to the 1104 board as follows: Three members for a term of two years; three members for a term of four years; and three members for a term of six years. 1105 1106 Thereafter, the Governor shall appoint members of the board to succeed 1107 such appointees whose terms expire and each member so appointed 1108 shall hold office for a period of six years from the first day of July in the 1109 year of his or her appointment. Four members of the board shall be 1110 appointed as follows: One appointment by the president pro tempore of 1111 the Senate, who shall be an alumnus of the regional community-1112 technical college system, for a term of four years; one appointment by 1113 the minority leader of the Senate, who shall be a specialist in the 1114 education of children in grades kindergarten to twelve, inclusive, for a 1115 term of three years; one appointment by the speaker of the House of Representatives, who shall be an alumnus of the Connecticut State 1116 1117 University System, for a term of four years; and one appointment by the 1118 minority leader of the House of Representatives, who shall be an 1119 alumnus of Charter Oak State College, for a term of three years. 1120 Thereafter, such members of the General Assembly shall appoint 1121 members of the board to succeed such appointees whose terms expire 1122 and each member so appointed shall hold office for a period of four years from the first day of July in the year of his or her appointment. The 1123 1124 chairperson and vice-chairperson of the student advisory committee 1125 created under section 10a-3 shall serve as members of the board. The 1126 chairperson and vice-chairperson of the faculty advisory committee 1127 created under section 10a-3a shall serve as ex-officio, nonvoting 1128 members of the board for a term of two years and, in their respective 1129 roles as chairperson and vice-chairperson, may be invited to any 1130 executive session, as defined in section 1-200, of the board by the 1131 chairperson of the board. The Commissioners of Education, Economic

and Community Development, [and] Public Health, [and] the Labor
Commissioner, and the Chief Workforce Officer shall serve as ex-officio,
nonvoting members of the board.

1135 Sec. 36. Section 10a-62 of the general statutes is repealed and the 1136 following is substituted in lieu thereof (*Effective July 1, 2021*):

1137 The Governor [, with the advice and consent of the General Assembly,] shall [designate or] appoint [two] six members, residents of 1138 1139 the state, [and the president pro tempore of the Senate shall appoint one 1140 member of the Senate and two residents of the state and the speaker of 1141 the House of Representatives shall appoint one member of the House of 1142 Representatives and two residents of the state, provided the speaker 1143 shall appoint two members in 1969 and one member in 1970 who shall 1144 represent the state as members of the New England Board of Higher 1145 Education. The two persons appointed by the Governor shall be 1146 appointed for a term of six years from October twenty-fourth in the year 1147 of their appointment, except that in 1969 the Governor shall appoint one 1148 member for a term of six years from October 24, 1969. Persons first 1149 appointed by the president pro tempore and the speaker shall serve 1150 until February 1, 1971, and persons appointed as their successors shall 1151 serve for terms of two years each commencing as of the first day of 1152 February in the year of their appointment] one of whom shall represent 1153 The University of Connecticut at the recommendation of the president 1154 of The University of Connecticut, one of whom shall represent the 1155 Connecticut State Universities and one of whom shall represent the 1156 Connecticut Community Colleges at the recommendation of the 1157 president of the Connecticut State Colleges and Universities, one of whom shall represent the state's private institutions of higher education, 1158 1159 and one of whom shall be the Chief Workforce Officer. The Senate and 1160 House co-chairs of the joint standing committee of the General 1161 Assembly having cognizance of matters relating to higher education 1162 and employment advancement, or their designees, shall be members. 1163 Vacancies shall be filled for the remainder of unexpired terms in the 1164 same manner as original appointments are made.

Sec. 37. Subsection (b) of section 10a-179a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1168 (b) The Connecticut Higher Education Supplemental Loan Authority 1169 shall be governed by a board of directors consisting of the following 1170 [nine] ten members: (1) The State Treasurer, or the Treasurer's designee, 1171 who shall serve as an ex-officio voting member; (2) the Secretary of the 1172 Office of Policy and Management, or the secretary's designee, who shall 1173 serve as an ex-officio voting member; (3) the president of the 1174 Connecticut State Colleges and Universities, or the president's designee, 1175 who shall serve as an ex-officio voting member; (4) the Chief Workforce 1176 Officer, or the Chief Workforce Officer's designee, who shall serve as an 1177 ex-officio voting member; (5) the chairperson of the board of directors 1178 of the Connecticut Health and Educational Facilities Authority; [(5)] (6) 1179 the executive director of the Connecticut Health and Educational 1180 Facilities Authority; [(6)] (7) two residents of the state, each of whom is 1181 an active or retired trustee, director, officer or employee of a Connecticut 1182 institution for higher education, appointed by the board of directors of 1183 the Connecticut Health and Educational Facilities Authority; [(7)] (8) a resident of this state with a favorable reputation for skill, knowledge 1184 1185 and experience in the higher education loan field, appointed by the 1186 board of directors of the Connecticut Health and Educational Facilities 1187 Authority; and [(8)] (9) a resident of this state with a favorable 1188 reputation for skill, knowledge and experience in either the higher 1189 education loan field or in state and municipal finance, appointed by the 1190 board of directors of the Connecticut Health and Educational Facilities 1191 Authority. Of the four appointed members, not more than two may be 1192 members of the same political party. [One appointed member shall 1193 serve until the earlier of July 1, 2017, or, if such person was a member of 1194 the Connecticut Higher Education Supplemental Loan Authority board 1195 on June 30, 2012, the date on which such member's then current term 1196 was originally scheduled to end. One appointed member shall serve 1197 until the earlier of July 1, 2018, or, if such person was a member of the 1198 Connecticut Higher Education Supplemental Loan Authority board on 1199 June 30, 2012, the date on which such member's then current term was 1200 originally scheduled to end. Except as provided in this subsection and 1201 notwithstanding the original date of expiration of the term of any person 1202 who is an appointed member of the Connecticut Higher Education 1203 Supplemental Loan Authority board on June 30, 2012, the term of all 1204 such persons shall expire on July 1, 2012.] The Connecticut Health and 1205 Educational Facilities Authority board shall appoint a member or 1206 members each for a term of six years or until his or her successor is 1207 appointed and has qualified to succeed the members whose terms 1208 expire. Said authority board shall fill any vacancy for the unexpired 1209 term. A member of the Connecticut Higher Education Supplemental 1210 Loan Authority board shall be eligible for reappointment. Any member 1211 of the Connecticut Higher Education Supplemental Loan Authority 1212 board may be removed by the appointing authority for misfeasance, 1213 malfeasance or wilful neglect of duty. Each member of the Connecticut 1214 Higher Education Supplemental Loan Authority board before entering 1215 upon his or her duties shall take and subscribe the oath or affirmation 1216 required by section 1 of article eleventh of the State Constitution. A 1217 record of each such oath shall be filed in the office of the Secretary of the 1218 State.

Sec. 38. Subsection (a) of section 32-7p of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1222 (a) There shall be a Technology Talent Advisory Committee within 1223 the Department of Economic and Community Development. Such committee shall consist of members appointed by the Commissioner of 1224 1225 Economic and Community Development, including, but not limited to, 1226 representatives of The University of Connecticut, the Board of Regents 1227 for Higher Education, independent institutions of higher education, the 1228 Office of Workforce Strategy and private industry. Such members shall 1229 be subject to term limits prescribed by the commissioner. [All initial 1230 appointments to the committee pursuant to this subsection shall be 1231 made not later than September 30, 2016.] Each member shall hold office 1232 until a successor is appointed.

Sec. 39. Subsection (a) of section 32-7n of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1236 (a) There is established a Manufacturing Innovation Advisory Board 1237 that shall consist of the following members: (1) Four appointed by the 1238 Governor; (2) one appointed by the president pro tempore of the Senate; 1239 (3) one appointed by the speaker of the House of Representatives; (4) 1240 one appointed by the majority leader of the Senate; (5) one appointed by 1241 the majority leader of the House of Representatives; (6) one appointed 1242 by the minority leader of the Senate; (7) one appointed by the minority 1243 leader of the House of Representatives; (8) the Chief Workforce Officer, 1244 or his or her designee; and [(8)] (9) the Commissioner of Economic and 1245 Community Development, or the commissioner's designee, who shall 1246 serve as the chairperson of the advisory board. Each appointed member 1247 shall (A) have skill, knowledge and experience in industries and 1248 sciences related to aerospace, medical devices, digital manufacturing, 1249 digital communication or advanced manufacturing; (B) be a university 1250 faculty member in or hold a graduate degree in a related discipline, 1251 including, but not limited to, additive manufacturing and materials 1252 science; (C) have manufacturing education and training expertise; or (D) 1253 represent manufacturing related businesses or professional 1254 organizations. [All initial appointments to the advisory board pursuant 1255 to this subsection shall be made not later than July 1, 2014.] Appointed 1256 members shall each serve a term that is coterminous with the respective 1257 appointing authority. Each member shall hold office until a successor is 1258 appointed. Any vacancy occurring on the advisory board, other than by 1259 expiration of term, shall be filled in the same manner as the original 1260 appointment for the balance of the unexpired term.

Sec. 40. Subsection (b) of section 32-39f of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

(b) CTNext shall be overseen by a board of directors, which shall beknown as the CTNext board of directors or the CTNext board. The

1266 CTNext board of directors shall consist of [eleven] twelve members, [a 1267 majority] at least half of whom shall be serial entrepreneurs 1268 representing a diverse range of growth sectors of the Connecticut economy. By education or experience, such members shall be qualified 1269 1270 in one or more of the following: Start-up business development, growth 1271 development, place stage business investment, innovation 1272 development, urban planning and technology commercialization in 1273 higher education. The CTNext board shall consist of the following 1274 members: (1) One appointed by the Governor for an initial term of two 1275 years; (2) one appointed by the speaker of the House of Representatives 1276 for an initial term of two years; (3) one appointed by the president pro 1277 tempore of the Senate for an initial term of two years; (4) one appointed 1278 by the majority leader of the House of Representatives for an initial term 1279 of one year; (5) one appointed by the majority leader of the Senate for 1280 an initial term of one year; (6) one appointed by the minority leader of 1281 the House of Representatives for an initial term of one year; (7) one 1282 appointed by the minority leader of the Senate for an initial term of one 1283 year; (8) two jointly appointed by the chairpersons of the joint standing 1284 committee of the General Assembly having cognizance of matters 1285 relating to finance, revenue and bonding for an initial term of two years; 1286 and (9) the executive director of Connecticut Innovations, Incorporated, 1287 [and] the Commissioner of Economic and Community Development [, 1288 both] and the Chief Workforce Officer, each of whom shall serve ex 1289 officio. Thereafter, all members shall be appointed by the original 1290 appointing authority for two-year terms. Any member of the board shall 1291 be eligible for reappointment. Any vacancy occurring other than by 1292 expiration of term shall be filled in the same manner as the original 1293 appointment for the balance of the unexpired term. The appointing 1294 authority for any member may remove such member for misfeasance, 1295 malfeasance, wilful neglect of duty or failure to attend three consecutive 1296 board meetings. For the purposes of this section, "serial entrepreneur" 1297 means an entrepreneur having brought one or more start-up businesses 1298 to venture capital funding by an institutional investor and "growth stage business" means a business (A) that has been incorporated for ten years 1299 1300 or less, (B) that has raised private capital, and (C) whose annual gross

revenue has increased by twenty per cent for each of the three previousincome years of such business.

Sec. 41. Subsection (b) of section 17b-688h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

(b) Effective July 1, 1998, the Labor Department shall be responsible
for the negotiation, establishment, modification, extension, suspension
or termination of contracts for employment services. The Labor
Department may provide administration and services directly or
through the [Connecticut Employment and Training Commission or]
regional workforce development boards.

Sec. 42. Subsection (c) of section 17b-688i of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1315 (c) Not later than January 1, 1999, and annually thereafter, the Labor 1316 Department shall submit a report to the Governor, the joint standing 1317 committees of the General Assembly having cognizance of matters 1318 relating to appropriations, human services and labor and public 1319 employees in accordance with the provisions of section 11-4a and the 1320 [Connecticut Employment and Training Commission] Governor's 1321 Workforce Council. Each report shall contain an evaluation of the 1322 operation of the employment services administered by the Labor 1323 Department pursuant to this section, including the number of persons 1324 who receive employment services, their gender and outcomes. Each 1325 such report shall also provide specific information regarding the cost-1326 effectiveness of the employment services.

Sec. 43. Subdivision (2) of subsection (b) of section 31-11m of the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2021*):

(2) Such reserved funds may be used only to carry out state-wideyouth activities described in Section 129(b) of the federal Workforce

1332 Innovation and Opportunity Act of 2014, P.L. 113-128, as from time to 1333 time amended, or state-wide employment and training activities, for 1334 adults or for dislocated workers, described in Section 134(a)(2)(B) or 1335 Section 134(a)(3) of said act, provided such use is consistent with the 1336 Connecticut workforce development plan developed by the 1337 [Connecticut Employment and Training Commission] Governor's 1338 Workforce Council under section 31-11p, as amended by this act. The 1339 percentage of such reserved funds that are used for administrative costs 1340 shall be consistent with the provisions of Section 134(a)(3)(B) of said act. 1341 For purposes of this subdivision and subdivision (3) of this subsection, 1342 "administrative costs" has the same meaning as provided in 20 CFR Part 1343 667, Subpart B.

1344 Sec. 44. Section 31-110 of the general statutes is repealed and the 1345 following is substituted in lieu thereof (*Effective July 1, 2021*):

1346The [Connecticut Employment and Training Commission]1347Governor's Workforce Council established under section 31-3h, as1348amended by this act, is hereby recognized as the state-wide workforce1349development board for purposes of complying with the federal1350Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as1351amended from time to time. [amended.]

1352 Sec. 45. Section 31-11p of the general statutes is repealed and the 1353 following is substituted in lieu thereof (*Effective July 1, 2021*):

1354 (a) For the purposes of this section, the "federal Workforce Innovation" 1355 and Opportunity Act of 2014" means P.L. 113-128, as amended from 1356 time to time. The [Connecticut Employment and Training Commission] Governor's Workforce Council, with the assistance of the Labor 1357 1358 Commissioner and, in consultation with the regional workforce 1359 development boards, shall develop a [single] four-year Connecticut 1360 workforce development plan that [outlines a five-year strategy for the 1361 state of Connecticut's workforce development system and] meets the 1362 requirements of [Sections 111 and 112 of] the federal Workforce 1363 Innovation and Opportunity Act of 2014. [, P.L. 113-128, as from time to

time amended. Said] Such plan shall [serve as a framework for the 1364 1365 development of public policy, fiscal investment and operation of 1366 workforce education and job training programs and shall] constitute the single state plan for purposes of [Section 112 of] said act. The 1367 [Connecticut Employment and Training Commission] Governor's 1368 1369 Workforce Council, in consultation with the regional workforce 1370 development boards, shall update [said] <u>such</u> plan at least once every 1371 five years.

1372 [(b) The plan shall, at a minimum, include:

(1) Long-term goals for the state's workforce development system.
Such goals shall include local control of service delivery, one-stop
delivery of services, individual choice for individuals served by the
system, accountability for provider performance, coordination of
workforce development activities integrating state and federal
resources and the establishment of ties between funding and actual
participation in training activities;

(2) Short-term goals, benchmarks and performance measures that the
state will use to measure its progress towards meeting the long-term
goals identified in subdivision (1) of this subsection;

- (3) Identification of the role each institution, entity, organization andprogram plays in the state-wide workforce development system;
- (4) Ways to improve access to public and certified nonpublicpostsecondary educational institutions;
- 1387 (5) A strategy for assessing unmet workforce preparation needs;
- (6) A description of comprehensive performance measures to ensurecoordination and eliminate duplication of services;
- (7) A strategy for assessing types of jobs for which there are shortages
 of available qualified workers and the geographical concentration of
 unmet workforce needs in this state;

(8) A strategy for maximizing or redirecting funding to deliver
services more effectively to meet the state's workforce development
needs;

(9) A provision stating that the members of the Connecticut
Employment and Training Commission and the regional workforce
development boards shall comply with state ethics laws and the
applicable provisions of Sections 111(f) and 117(g) of the federal
Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as
from time to time amended;

1402 (10) A provision stating that the Labor Commissioner and the 1403 Commissioners of Social Services and Education shall develop a 1404 coordinated program of referring workforce development participants 1405 to supportive services, including, but not limited to, transportation and 1406 child care services for eligible participants of workforce activities. Such program shall include a requirement that each regional workforce 1407 1408 development board submit an annual report to the commission on or 1409 before January 31, 2000, and each January thirty-first thereafter detailing 1410 such board's plan for coordinating such supportive services;

1411 (11) A description of the state of Connecticut's proposed one-stop 1412 delivery system, which shall be consistent with the provisions of Section 1413 134(c) of the federal Workforce Innovation and Opportunity Act of 2014, 1414 P.L. 113-128, as from time to time amended, and shall include a 1415 description of the following components: (A) A uniform individual 1416 training accounts voucher system which shall be used by the regional 1417 workforce development boards to pay for training of eligible workers 1418 by eligible providers and which shall include a reporting system that 1419 ties funding to actual participation in training programs, (B) the core 1420 services, as identified in subdivision (12) of this subsection, which shall 1421 be available to adults or dislocated workers, including exemptions from 1422 core services, (C) the intensive services, as identified in subdivision (13) 1423 of this subsection, which shall be available to adults or dislocated 1424 workers who have received the maximum amount of core services but 1425 were unable to obtain employment through such core services,

including prerequisites for obtaining such intensive services and
exemptions from such prerequisites, and (D) the training services, as
identified in subdivision (14) of this subsection, which shall be available
to adults or dislocated workers who have received intensive services,
but were unable to obtain unsubsidized employment through such
intensive services, including prerequisites for obtaining such training
services and exemptions from such prerequisites;

1433 (12) Identification of core services available under the one-stop 1434 delivery system, which shall, at a minimum, include: (A) Determination 1435 of whether individuals are eligible to receive assistance under Subtitle B 1436 of the federal Workforce Innovation and Opportunity Act of 2014, P.L. 1437 113-128, as from time to time amended; (B) outreach, intake and 1438 orientation to the information and other services available through the 1439 one-stop delivery system; (C) a uniform assessment procedure for 1440 screening adults and dislocated workers which shall include, but not be 1441 limited to, initial assessment of skill levels, aptitudes, abilities, supportive service needs and for application of the self-sufficiency 1442 1443 measurement developed in accordance with the provisions of section 4-1444 66e; (D) job search and placement assistance and, where appropriate, 1445 career counseling; (E) provision of (i) employment statistics 1446 information, including the provision of accurate information concerning 1447 local, regional and national labor market areas, including job vacancy 1448 listings in such labor market areas, information on job skills necessary 1449 to obtain such vacant jobs and information relating to local occupations 1450 in demand and the earnings and skill requirements for such 1451 occupations; (ii) provider performance information and program cost 1452 information on eligible providers of training services, as described in 1453 Section 122 of the federal Workforce Innovation and Opportunity Act of 1454 2014, P.L. 113-128, as from time to time amended, provided by program, 1455 and eligible providers of youth activities described in Section 123 of said 1456 act, eligible providers of adult education described in Title II of said act, 1457 providers of postsecondary vocational education activities and 1458 vocational education activities, which shall include, but not be limited 1459 to, preapprentice programs available through, but not limited to, the 1460 Technical Education and Career System, available to school dropouts 1461 under the Carl D. Perkins Vocational and Applied Technology 1462 Education Act, 20 USC 2301, et seq., and providers of vocational rehabilitation program activities described in Title I of the Rehabilitation 1463 1464 Act of 1973, 29 USC 720, et seq.; (iii) information regarding how the local 1465 area is performing on the local performance measures and any 1466 additional performance information with respect to the one-stop 1467 delivery system in the local area; (iv) accurate information concerning 1468 the availability of supportive services, including child care and 1469 transportation, available through the local area and referral to such 1470 services, as appropriate; (v) information regarding filing claims for 1471 unemployment compensation under chapter 567; (F) assistance in 1472 establishing eligibility for programs of financial aid assistance for 1473 training and education programs that are not funded under said act and 1474 are available through the local area; (G) follow-up services, including 1475 counseling regarding the workplace, for participants in workforce 1476 investment activities authorized under Subtitle B of the federal 1477 Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as 1478 from time to time amended, who are placed in unsubsidized 1479 employment, for not less than twelve months after the first day of the 1480 employment, as appropriate; and (H) assistance in establishing 1481 eligibility for authorized activities under Section 403(a)(5) of the Social 1482 Security Act, as added by Section 5001 of the Balanced Budget Act of 1483 1997, available in the local area. For purposes of this subdivision, "local 1484 area" refers to an area designated as such pursuant to Section 116 of the 1485 federal Workforce Innovation and Opportunity Act of 2014, P.L. 113-1486 128, as from time to time amended;

(13) Identification of intensive services available under the one-stop
delivery system, which services may include (A) comprehensive and
specialized assessments of the skill levels and service needs of adults
and dislocated workers, which may include diagnostic testing, use of
special education planning and placement teams and use of other
assessment tools and in-depth interviewing and evaluation to identify
employment barriers and appropriate employment goals; (B)

1494 development of an individual employment plan to identify the 1495 employment goals, appropriate achievement objectives and appropriate 1496 combination of services for the participant to achieve the employment 1497 goals; (C) group counseling; (D) individual counseling and career planning; (E) case management for participants seeking training 1498 1499 services authorized under the federal Workforce Innovation and 1500 Opportunity Act of 2014, P.L. 113-128, as from time to time amended; 1501 and (F) short-term prevocational services, including development of 1502 learning skills, communication skills, interviewing skills, punctuality, 1503 personal maintenance skills and professional conduct, to prepare 1504 individuals for unsubsidized employment or training;

1505 (14) Identification of training services authorized under the federal 1506 Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as 1507 from time to time amended, that are available under the one-stop 1508 delivery system, which services may include a combination of 1509 occupational skills training, including training for nontraditional 1510 employment, on-the-job training, programs that combine workplace 1511 training with related instruction, which may include cooperative 1512 education programs, training programs operated by the private sector, 1513 skill upgrading and retraining, entrepreneurial training, job readiness 1514 training, adult education and literacy activities and customized job 1515 training conducted with a commitment by an employer or group of 1516 employers to employ an individual upon successful completion of the 1517 training;

(15) Development of a uniform system of identifying and certifying
eligible providers of the training services described in subdivision (13)
of this subsection, which system shall (A) incorporate each of the
requirements of Section 122 of the federal Workforce Innovation and
Opportunity Act of 2014, P.L. 113-128, as from time to time amended,
and (B) be used by each regional workforce development board in
selecting an eligible provider of training services;

(16) A strategy for the establishment of (A) regional youth councilsby the regional workforce development boards, which regional youth

1527 councils shall (i) recommend eligible providers of youth activities to the 1528 council and conduct oversight of eligible providers of youth activities; 1529 (ii) in cooperation with local boards of education, identify available 1530 programs and activities to assist youths in completing education 1531 programs; (iii) identify available programs and activities to assist youths 1532 in securing and preserving employment; and (iv) coordinate youth 1533 activities with Job Corps services, coordinate youth activities authorized 1534 under the federal Workforce Innovation and Opportunity Act of 2014, 1535 P.L. 113-128, as from time to time amended, and improve the connection 1536 between court-involved youths and the state labor market; and (B) 1537 criteria for selection of regional youth council members and awarding 1538 vouth program grants for state-wide youth activities described in 1539 Section 129(b) of the federal Workforce Innovation and Opportunity Act 1540 of 2014, P.L. 113-128, as from time to time amended;

(17) Development of a program to provide job readiness and job
search training to unemployed and underemployed noncustodial
parents no later than July 1, 2000;

(18) Development of a career pathways program to link alternative
education programs to regional community-technical colleges and
work-related learning no later than October 1, 2000; and

(19) Any other provisions required to be included in the plan under
Sections 111 and 112 of the federal Workforce Innovation and
Opportunity Act of 2014, P.L. 113-128, as from time to time amended.]

1550 [(c) The] (b) On or after July 1, 2021, the Governor may submit 1551 [modifications to] the [single] Connecticut workforce development plan 1552 [approved by] and any modifications to such plan to the United States [Secretary] Secretaries of Labor, [as necessary during the five-year 1553 1554 period covered by the plan] Health and Human Services and Education, 1555 with the advice and assistance of the [Connecticut Employment and 1556 Training Commission] Governor's Workforce Council, provided such 1557 plan and any modifications are [(1) approved by the joint standing 1558 committees of the General Assembly having cognizance of matters

relating to appropriations, education, labor and social services, and (2)]
consistent with the requirements of [Sections 111 and 112 of] the federal
Workforce Innovation and Opportunity Act of 2014. [, P.L. 113-128, as

1562 from time to time amended.]

1563 Sec. 46. Section 31-11s of the general statutes is repealed and the 1564 following is substituted in lieu thereof (*Effective July 1, 2021*):

1565 (a) [On or before February 9, 2000] Not later than October 1, 2021, and 1566 annually thereafter, the [Connecticut Employment and Training 1567 Commission] Governor's Workforce Council shall make 1568 recommendations consistent with the provisions of the [single] 1569 Connecticut workforce development plan [submitted to the Governor 1570 pursuant to] developed by the Governor's Workforce Council under 1571 section [31-11r] 31-11p, as amended by this act, to the Governor [and the 1572 General Assembly] concerning the appropriation of funds received for 1573 adult workforce development activities under the federal Workforce 1574 Innovation and Opportunity Act of 2014, P.L. 113-128, as amended from 1575 time to time. [amended, for (1) job-related vocational, literacy, language 1576 or numerical skills training; (2) underemployed and at-risk workers; (3) 1577 individuals with barriers to full-time, stable employment, including 1578 language, basic skills and occupational literacy barriers; (4) vocational 1579 training using apprentice and preapprentice programs and customized 1580 job training programs that are designed to serve at-risk workers and 1581 promote job retention and the obtainment of higher wage jobs; (5) 1582 special incentives for programs that successfully train (A) women for 1583 nontraditional employment, and (B) minorities for occupations or fields 1584 of work in which such minorities are underrepresented; and (6) special 1585 grants or contracts in each region for training programs that target 1586 workers who are difficult to serve, including, but not limited to, workers 1587 (A) with limited literacy or numerical skills, (B) without a high school 1588 diploma or its equivalent, or (C) for whom English is a second language. 1589 For purposes of this section, "nontraditional employment" refers to 1590 occupations or fields of work for which women comprise less than 1591 twenty-five per cent of the individuals employed in each such 1592 occupation or field of work.

(b) On or before February 9, 2000, and annually thereafter, the commission shall make recommendations to the Governor and the General Assembly concerning the appropriation of funds received under the federal Workforce Innovation and Opportunity Act of 2014, P.L. 113-128, as from time to time amended, for dislocated workers.]

1598 [(c)] (b) Pursuant to Section 189(i)(4)(A) of the federal Workforce 1599 Innovation and Opportunity Act of 2014, P.L. 113-128, as amended from 1600 time to time, [amended,] the Governor is authorized by the General 1601 Assembly to apply for a waiver of federal eligibility requirements to 1602 allow incumbent workers with annual family incomes that do not 1603 exceed two hundred per cent of the poverty level guidelines issued by 1604 the federal Department of Health and Human Services to receive job 1605 training services.

1606 Sec. 47. Section 8-169ss of the general statutes is repealed and the 1607 following is substituted in lieu thereof (*Effective July 1, 2021*):

1608 The authority, member municipalities and joint member entities shall 1609 encourage businesses, as appropriate, to hire local employees. Any 1610 business that receives financial assistance from the authority shall enter 1611 into an agreement with the [Workforce Training Authority established 1612 pursuant to section 31-11ii] <u>Office of Workforce Strategy</u> for assistance 1613 with the training and recruitment of workers.

Sec. 48. Subsection (c) of section 31-11ss of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1617 (c) (1) The work force development board for the southwest work 1618 force development region of the state shall designate an appropriate 1619 number of employees, as determined by the board, to act as liaisons, and 1620 each liaison shall provide the assistance described in subsection (b) of 1621 this section on behalf of the program.

1622 (2) In connection with providing the assistance described in 1623 subdivision (1) of subsection (b) of this section, each liaison designated 1624 pursuant to this subsection shall also assist a veteran served by the 1625 program to obtain funding for the cost of attending a qualifying 1626 advanced manufacturing certificate program. Such funding may 1627 include, but need not be limited to, [(A)] tuition waivers under sections 1628 10a-77 and 10a-99. [, and (B) expenditures from the Workforce Training 1629 Authority Fund under section 31-11jj.]

(3) In connection with providing the assistance described in
subdivision (2) of subsection (b) of this section, each liaison designated
pursuant to this subsection shall also assist any eligible business to
apply for (A) a grant under section 31-3uu, and (B) tax credits under
section 12-217g, if applicable.

1635 Sec. 49. Section 31-11rr of the general statutes is repealed and the 1636 following is substituted in lieu thereof (*Effective July 1, 2021*):

(a) There is established the Apprenticeship Connecticut initiative to
develop work force pipeline programs to train qualified entry-level
workers for job placement with manufacturers and employers in other
industry sectors in the state that are experiencing sustained work force
shortages. The initiative shall include, where practicable, outreach to
underserved populations, including youths, to achieve success in the
program and support the state's economic development progress.

1644 (b) [(1)] Not later than [January 1, 2019] sixty days after the receipt of 1645 funding, the Labor Commissioner, pursuant to the state workforce strategy approved by the Governor and any guidance issued by the 1646 1647 Chief Workforce Officer pursuant to section 4-124w, as amended by this 1648 act, shall issue a request for [qualifications to solicit] proposals from 1649 regional industry partnerships for a work force pipeline program to 1650 serve the work force needs of manufacturers and other employers in the 1651 region. To be eligible to submit a proposal, a regional industry 1652 partnership shall include as members of such partnership [(A)] (1) 1653 entities and organizations with expertise in regional economic and work 1654 force development, including, but not limited to, entities offering 1655 apprenticeship or other work force training programs, [(B)] (2) the

regional work force development board, established pursuant to section 31-3k, for the applicable work force region, and [(C)] (3) at least one educational institution such as a vocational-technical school or an institution of higher education or at least one employer located in the work force region. A regional industry partnership may include other entities, organizations or institutions that support the goals of the partnership and initiative.

1663 [(2) Prior to the date established by the commissioner for the 1664 submission of responses to such request for qualifications, each regional 1665 work force development board shall submit a report to the General 1666 Assembly, in accordance with the provisions of section 11-4a, that sets 1667 forth the most pressing work force needs within such board's region and 1668 identifies the industry sector or sectors in which such needs are the 1669 greatest.]

(c) Each proposal shall be submitted by the partnership through the
regional work force development board and shall demonstrate the
targeted goal of preparing qualified entry-level workers for careers that
provide a living wage. [Each proposal] <u>The Labor Commissioner shall</u>
<u>specify the program components required for each proposal, which</u>
shall include_z [plans for] <u>but need not be limited to</u>, the following core
program components:

1677 [(1) Identification of the region's most pressing work force needs and 1678 the industry sector or sectors in which such needs are the greatest, as 1679 reported to the General Assembly pursuant to subdivision (2) of 1680 subsection (b) of this section, and including a detailed plan of how the 1681 partnership's proposal will serve the employment needs of workers 1682 residing in all towns within the region served by the applicable regional 1683 work force development board, focusing on those areas within such 1684 region with the most concentrated employment needs;]

1685 [(2)] (1) Recruitment [in the program] of, and outreach efforts to, 1686 potential job seekers;

1687 [(3) (A) Screening and assessment of individuals interested in

manufacturing work or employment in other sectors proposed to be
targeted by the partnership, by which individuals will be assessed for
work readiness, aptitude for the relevant work skills and on other
metrics as specified by the partnership or as recommended by the Labor
Department;

(B) Redirecting or connecting individuals determined through the
screening and assessment process not to be suited for participation in
the program to or with alternative career resources or services available
to residents of the state that may be better suited to such individuals;

1697 (C)] (2) Placement of individuals screened and assessed who are 1698 selected to participate in a training program, with an employer identified by the partnership, upon such individual's successful 1699 1700 completion of the training program. Such identified employer shall 1701 commit to hire one or more individuals who successfully complete the 1702 training program and may further offer related on-the-job training or 1703 other in-house training opportunities to such individual or individuals. 1704 The partnership shall seek to leverage any such training or 1705 opportunities, apprenticeship programs, [the Labor Department's 1706 subsidized training and employment program] and [other] any wage-1707 subsidy programs with employers who commit to hiring individuals, 1708 and may seek program funding for retention services;

[(4) (A) Separate training programs for participants (i) in the eleventh or twelfth grade, and (ii) eighteen years of age or older who are not currently enrolled in eleventh or twelfth grade. Such training programs shall be provided by partnership members or with the assistance of other parties as identified in the proposal;]

1714 [(B)] (3) (A) Training programs shall be not less than five consecutive 1715 weeks and not more than twenty-six consecutive weeks in duration. [At 1716 least one training program offered for each age group shall be provided 1717 through a certified preapprenticeship program offered by the Labor Department.] Any [other] training program may include a 1718 1719 preapprenticeship component award industry-recognized or

1720 certificates, as proposed by the partnership;

[(C)] (B) Training programs shall be developed and revised
periodically through ongoing consultation with employers targeted for
job placement of program participants;

1724 [(5) The duration of a work force pipeline program shall be not less1725 than four years from the date of its establishment;]

1726 [(6)] (4) For each core program component, identification of specific 1727 existing resources available to such partnership through the regional 1728 work force development board, the United States Department of Labor's 1729 American Job Center system, the state Labor Department, employers, 1730 apprenticeship or other work force training programs, educational 1731 institutions in the state or other public or private funds; [. If the 1732 partnership proposes using program funds for the purposes of core 1733 program components, it shall demonstrate for each such component 1734 that there will be leveraged funding support from existing resources 1735 and that the use of program funds for such purposes will not affect the 1736 availability of such existing resources;] and

1737 [(7)] (5) The following limits shall apply to the use of any program 1738 funds awarded to a partnership: (A) Not [more] less than seventy per 1739 cent of such funds shall be used for the training programs set forth in 1740 subdivision [(4)] (3) of this subsection; (B) not [more] less than twenty 1741 per cent of such funds shall be used for supporting services for the 1742 program, including recruitment and outreach efforts, screening and 1743 assessment, transportation, stipends, workplace tools or equipment and 1744 preemployment supports; and (C) not more than ten per cent of such 1745 funds shall be used for any other purpose, including administrative 1746 costs.

(d) [(1)] The [commissioner] <u>Labor Commissioner, pursuant to the</u>
state workforce strategy approved by the Governor and any guidance
issued by the Chief Workforce Officer pursuant to section 4-124w, as
amended by this act, shall review all qualifying responses to the request
for [qualifications] proposals and select and fund as many proposals as

1752 the commissioner deems to be well-planned and the partnership to be 1753 capable of implementing its proposal. [The commissioner shall select 1754 proposals so as to achieve a goal of not fewer than ten thousand 1755 individuals placed into new jobs over the first four years of a program, 1756 with one-third of such individuals from the group under subparagraph 1757 (A)(i) of subdivision (4) of subsection (c) of this section and two-thirds 1758 of such individuals from the group under subparagraph (A)(ii) of 1759 subdivision (4) of subsection (c) of this section.]

1760 [(2) (A) The commissioner shall award funds to the partnerships 1761 selected under subdivision (1) of this subsection in proportion to the 1762 magnitude of the work force needs within the work force region 1763 proposed to be served, relative to the comparable work force needs 1764 within other work force regions of the state, provided no partnership 1765 shall receive more than twenty million dollars in total funding. The 1766 commissioner may further weight such distribution according to any 1767 total cost per program participant proposed by a partnership that the 1768 commissioner deems reasonable, and may give preference to a 1769 partnership with a lower total cost per program participant.

(B) The commissioner shall reserve from any funds awarded under
subparagraph (A) of this subdivision sufficient funds to support the use
of the certified preapprenticeship program offered by the Labor
Department and shall transfer such reserved funds to the appropriate
departmental account to be used for such purpose.]

(e) Any regional industry partnership may seek (1) to leverage tuition
or financial assistance programs for purposes of the program and for the
benefit of individuals participating in the program, and (2)
philanthropic and employer investments to meet the goal set forth in
subdivision (1) of subsection (d) of this section and to support retention
of individuals participating in the program.

1781 Sec. 50. Section 10a-57g of the general statutes is repealed and the 1782 following is substituted in lieu thereof (*Effective July 1, 2021*):

1783 (a) As used in this section:

(1) "Connecticut Preschool through Twenty and Workforce
Information Network" or "CP20 WIN" means the Preschool through
Twenty and Workforce Information Network maintained in the state.

1787 (2) "Data definitions" means the plain language descriptions of data1788 elements.

(3) "Data dictionary" means a listing of the names of a set of data
elements, their definitions and additional meta-data that does not
contain any actual data, but provides information about the data in a
data set.

(4) "Data elements" mean units of information that are stored or
accessed in any data system, such as a student identification number,
course code or cumulative grade point average.

(5) "Meta-data" means the information about a data element that
provides context for that data element, such as its definition, storage
location, format and size.

(6) "Participating agency" means the Connecticut State Colleges and
Universities, Department of Education, Labor Department, the Office of
Early Childhood, The University of Connecticut, the Connecticut
Conference of Independent Colleges or any entity that has executed [a]
<u>an enterprise</u> memorandum of [agreement] <u>understanding</u> for
participation in the CP20 WIN and has been approved for participation
by all other participating agencies.

(7) "Preschool through Twenty and Workforce Information Network"
or "P20 WIN" means a state data system for the purpose of matching
and linking longitudinally data of state agencies and other
organizations [for] to inform policy and practice for education,
workforce and supportive services efforts, including, but not limited to,
the purpose of conducting audits and evaluations of federal and state
education programs.

1813 [(8) "P20 WIN Data Request Management Procedure" means the

1814 document containing the data request management process.]

(b) There is established a Connecticut Preschool through Twenty and
Workforce Information Network. The purpose of the CP20 WIN is to
establish processes and structures governing the secure sharing of
critical longitudinal data across participating agencies through
implementation of the standards and policies of the Preschool through
Twenty and Workforce Information Network.

1821 (c) The CP20 WIN shall be governed by an executive board that shall 1822 provide oversight of such network. Said executive board shall [consist 1823 of the following members: The Labor Commissioner, or said 1824 commissioner's designee, the Commissioner of Education, or said 1825 commissioner's designee, the Commissioner of Early Childhood, or said 1826 commissioner's designee, the president of the Connecticut State 1827 Colleges and Universities, or the president's designee, the president of 1828 The University of Connecticut, or the president's designee, the chairperson of the board of the Connecticut Conference of Independent 1829 1830 Colleges, or a designee of said board] include, but need not be limited 1831 to, the chief executive officer of each participating agency, or their 1832 respective designees, the Chief Workforce Officer, or his or her 1833 designee, and the Secretary of the Office of Policy and Management, or 1834 the secretary's designee. The duties of the executive board shall be to:

(1) Advance a vision for the CP20 WIN including a prioritized
research agenda with support from the [Planning Commission for
Higher Education] <u>Office of Policy and Management</u>.

(2) Convene as needed to respond to issues from the data governingboard.

(3) Identify and work to secure resources necessary to sustain CP20WIN funding.

(4) Support system implementation, maintenance and improvement
by advocating for the CP20 WIN in regard to policy, legislation and
resources.

1845 (5) Advocate and support the state's vision for the CP20 WIN.

1846 (6) Have overall fiscal and policy responsibility for the CP20 WIN.

(7) Ensure that, in any circumstances in which public funds or
resources are to be jointly utilized with those from private entities, such
arrangements are governed by appropriate agreements approved by the
Attorney General.

(8) Establish a data governing board to establish and enforce policies
related to cross-agency data management, including, but not limited to,
data confidentiality and security in alignment with the vision for CP20
WIN and any applicable law. In establishing such policies, the data
governing board shall consult with the Office of Policy and
Management, in accordance with the provisions of section 4-67n and
other applicable statutes and policies.

(d) The executive board established pursuant to this section may
appoint advisory committees to make recommendations on data
stewardship, data system expansion and processes, and such other areas
that will advance the work of CP20 WIN.

(e) On or before January 1, 2022, and annually thereafter, the Chief
Workforce Officer may, in consultation with the Chief Data Officer and
the Labor Commissioner, submit to the administrator of CP20 WIN a
request for data and analyses of such data for the purposes of assessing
performance and outcomes of the state's workforce system. By August
15, 2022, and annually thereafter, CP20 WIN shall submit to the Office
of Workforce Strategy data and analyses in response to such request.

1869 Sec. 51. Section 10a-101 of the general statutes is repealed and the 1870 following is substituted in lieu thereof (*Effective July 1, 2021*):

1871 Whenever the term "state colleges" appears in sections 3-27a, 4-31a,
1872 5-177, 5-275, 10-109a to 10-109d, inclusive, 10-110, 10-113, 10-114, 10-115,
1873 10-115b, 10-115c, 10-115d, 10-115e, 10-115g, 10-115h, 10-115i, 10-116, 101874 149, 10-155, 10-325c, 10-326b, and 10-334, [and 31-3c,] it shall be deemed

1875 to mean the "Connecticut State University" System.

1876 Sec. 52. Section 10a-55d of the general statutes is repealed and the 1877 following is substituted in lieu thereof (*Effective July 1, 2021*):

1878 For purposes of sections 10a-55e to 10a-55h, inclusive, <u>and section</u>
1879 10a-80c: [and 31-30o:]

(1) "Green technology" means technology that (A) promotes clean
energy, renewable energy or energy efficiency, (B) reduces greenhouse
gases or carbon emissions, or (C) involves the invention, design and
application of chemical products and processes to eliminate the use and
generation of hazardous substances; and

(2) "Green jobs" means jobs in which green technology is employed
and may include the occupation codes identified as green jobs by the
United States Bureau of Labor Statistics and any codes identified as
green jobs by the Labor Department and the Department of Economic
and Community Development.

Sec. 53. Subsection (b) of section 32-235 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

1893 (b) The proceeds of the sale of said bonds, to the extent of the amount 1894 stated in subsection (a) of this section, shall be used by the Department 1895 of Economic and Community Development (1) for the purposes of 1896 sections 32-220 to 32-234, inclusive, including economic cluster-related 1897 programs and activities, and for the Connecticut job training finance 1898 demonstration program pursuant to sections 32-23uu and 32-23vv, 1899 provided (A) three million dollars shall be used by said department 1900 solely for the purposes of section 32-23uu, [and not more than five 1901 million two hundred fifty thousand dollars of the amount stated in said 1902 subsection (a) may be used by said department for the purposes of 1903 section 31-3u,] (B) not less than one million dollars shall be used for an educational technology grant to the deployment center program and the 1904 1905 nonprofit business consortium deployment center approved pursuant

1906 to section 32-41l, (C) not less than two million dollars shall be used by 1907 said department for the establishment of a pilot program to make grants 1908 to businesses in designated areas of the state for construction, 1909 renovation or improvement of small manufacturing facilities, provided 1910 such grants are matched by the business, a municipality or another 1911 financing entity. The Commissioner of Economic and Community 1912 Development shall designate areas of the state where manufacturing is 1913 a substantial part of the local economy and shall make grants under such 1914 pilot program which are likely to produce a significant economic 1915 development benefit for the designated area, (D) five million dollars 1916 may be used by said department for the manufacturing competitiveness 1917 grants program, (E) one million dollars shall be used by said department 1918 for the purpose of a grant to the Connecticut Center for Advanced 1919 Technology, for the purposes of subdivision (5) of subsection (a) of 1920 section 32-7f, (F) fifty million dollars shall be used by said department 1921 for the purpose of grants to the United States Department of the Navy, 1922 the United States Department of Defense or eligible applicants for 1923 projects related to the enhancement of infrastructure for long-term, on-1924 going naval operations at the United States Naval Submarine Base-New 1925 London, located in Groton, which will increase the military value of said 1926 base. Such projects shall not be subject to the provisions of sections 4a-1927 60 and 4a-60a, (G) two million dollars shall be used by said department 1928 for the purpose of a grant to the Connecticut Center for Advanced 1929 Technology, Inc., for manufacturing initiatives, including aerospace and 1930 defense, and (H) four million dollars shall be used by said department 1931 for the purpose of a grant to companies adversely impacted by the 1932 construction at the Quinnipiac Bridge, where such grant may be used to 1933 offset the increase in costs of commercial overland transportation of 1934 goods or materials brought to the port of New Haven by ship or vessel, 1935 (2) for the purposes of the small business assistance program established 1936 pursuant to section 32-9yy, provided fifteen million dollars shall be 1937 deposited in the small business assistance account established pursuant 1938 to said section 32-9yy, (3) to deposit twenty million dollars in the small 1939 business express assistance account established pursuant to section 32-1940 7h, (4) to deposit four million nine hundred thousand dollars per year

in each of the fiscal years ending June 30, 2017, to June 30, 2019, 1941 1942 inclusive, and June 30, 2021, and nine million nine hundred thousand 1943 dollars in the fiscal year ending June 30, 2020, in the CTNext Fund 1944 established pursuant to section 32-39i, which shall be used by CTNext 1945 to provide grants-in-aid to designated innovation places, as defined in 1946 section 32-39j, planning grants-in-aid pursuant to section 32-39l, and 1947 grants-in-aid for projects that network innovation places pursuant to 1948 subsection (b) of section 32-39m, provided not more than three million 1949 dollars be used for grants-in-aid for such projects, and further provided 1950 any portion of any such deposit that remains unexpended in a fiscal year 1951 subsequent to the date of such deposit may be used by CTNext for any 1952 purpose described in subsection (e) of section 32-39i, (5) to deposit two 1953 million dollars per year in each of the fiscal years ending June 30, 2019, 1954 to June 30, 2021, inclusive, in the CTNext Fund established pursuant to 1955 section 32-39i, which shall be used by CTNext for the purpose of 1956 providing higher education entrepreneurship grants-in-aid pursuant to 1957 section 32-39g, provided any portion of any such deposit that remains 1958 unexpended in a fiscal year subsequent to the date of such deposit may 1959 be used by CTNext for any purpose described in subsection (e) of section 1960 32-39i, (6) for the purpose of funding the costs of the Technology Talent 1961 Advisory Committee established pursuant to section 32-7p, provided 1962 two million dollars per year in each of the fiscal years ending June 30, 2017, to June 30, 2021, inclusive, shall be used for such purpose, (7) to 1963 1964 provide (A) a grant-in-aid to the Connecticut Supplier Connection in an 1965 amount equal to two hundred fifty thousand dollars in each of the fiscal 1966 years ending June 30, 2017, to June 30, 2021, inclusive, and (B) a grant-1967 in-aid to the Connecticut Procurement Technical Assistance Program in 1968 an amount equal to three hundred thousand dollars in each of the fiscal 1969 years ending June 30, 2017, to June 30, 2021, inclusive, (8) to deposit four 1970 hundred fifty thousand dollars per year, in each of the fiscal years 1971 ending June 30, 2017, to June 30, 2021, inclusive, in the CTNext Fund 1972 established pursuant to section 32-39i, which shall be used by CTNext 1973 to provide growth grants-in-aid pursuant to section 32-39g, provided 1974 any portion of any such deposit that remains unexpended in a fiscal year subsequent to the date of such deposit may be used by CTNext for any 1975

1976 purpose described in subsection (e) of section 32-39i, (9) to transfer fifty 1977 million dollars to the Labor Department which shall be used by said 1978 department for the purpose of funding work force pipeline programs 1979 selected pursuant to section 31-11rr, provided, notwithstanding the provisions of section 31-11rr, (A) not less than five million dollars shall 1980 1981 be provided to the workforce development board in Bridgeport serving 1982 the southwest region, for purposes of such program, and the board shall 1983 distribute such money in proportion to population and need, and (B) 1984 not less than five million dollars shall be provided to the workforce 1985 development board in Hartford serving the north central region, for 1986 purposes of such program, (10) to transfer twenty million dollars to 1987 Connecticut Innovations, Incorporated, provided ten million dollars shall be used by Connecticut Innovations, Incorporated for the purpose 1988 1989 of the proof of concept fund established pursuant to subsection (b) of 1990 section 32-39x and ten million dollars shall be used by Connecticut 1991 Innovations, Incorporated for the purpose of the venture capital fund program established pursuant to section 32-4100. Not later than thirty 1992 1993 days prior to any use of unexpended funds under subdivision (4), (5) or 1994 (8) of this subsection, the CTNext board of directors shall provide notice 1995 of and the reason for such use to the joint standing committees of the 1996 General Assembly having cognizance of matters relating to commerce 1997 and finance, revenue and bonding.

1998 Sec. 54. Sections 31-2d, 31-3a, 31-3c, 31-3g, 31-3q, 31-3u, 31-3dd,

1999 31-3ff, 31-11hh, 31-3ii, 31-11jj, 31-300, 31-3yy, 31-11q, 31-11r, 31-11t, 31-

- 2000 11ff, 31-11gg, 4-124vv and 4-124tt of the general statutes are repealed.
- 2001 (Effective July 1, 2021)

This act shall take effect as follows and shall amend the following sections:				
Section 1	from passage	4-8		
Sec. 2	from passage	22a-201c		
Sec. 3	from passage	10-183g(h)		
Sec. 4	October 1, 2021	27-9		
Sec. 5	from passage	2-36		
Sec. 6	July 1, 2021	5-156a		

Sec. 7	from passage	8-169ii(c)
Sec. 8	July 1, 2021	New section
Sec. 9	from passage	31-49g(h)
Sec. 10	from passage	12-7c(a)
Sec. 11	July 1, 2021	4-124w
Sec. 12	July 1, 2021	4-124z
Sec. 13	July 1, 2021	4-124ff(b)
Sec. 14	July 1, 2021	4-124gg
Sec. 15	July 1, 2021	10a-19d(b)
Sec. 16	July 1, 2021	31-2
Sec. 17	from passage	31-3b
Sec. 18	July 1, 2021	31-3h
Sec. 19	July 1, 2021	31-3i
Sec. 20	July 1, 2021	31-3j
Sec. 21	July 1, 2021	31-3k
Sec. 22	July 1, 2021	31-31
Sec. 23	July 1, 2021	31-3m
Sec. 24	July 1, 2021	31-3n
Sec. 25	July 1, 2021	31-30
Sec. 26	July 1, 2021	31-3r
Sec. 27	July 1, 2021	31-3w
Sec. 28	July 1, 2021	31-3cc
Sec. 29	July 1, 2021	10-21c(a)
Sec. 30	July 1, 2021	10-21j
Sec. 31	July 1, 2021	31-22n
Sec. 32	July 1, 2021	10-95s(a)
Sec. 33	July 1, 2021	10-1(b)
Sec. 34	July 1, 2021	10-375
Sec. 35	July 1, 2021	10a-1a(a)
Sec. 36	July 1, 2021	10a-62
Sec. 37	July 1, 2021	10a-179a(b)
Sec. 38	July 1, 2021	32-7p(a)
Sec. 39	July 1, 2021	32-7n(a)
Sec. 40	July 1, 2021	32-39f(b)
Sec. 41	July 1, 2021	17b-688h(b)
Sec. 42	July 1, 2021	17b-688i(c)
Sec. 43	July 1, 2021	31-11m(b)(2)
Sec. 44	July 1, 2021	31-110
Sec. 45	July 1, 2021	31-11p
Sec. 46	July 1, 2021	31-11s
Sec. 47	July 1, 2021	8-169ss

Sec. 48	July 1, 2021	31-11ss(c)
Sec. 49	July 1, 2021	31-11rr
Sec. 50	July 1, 2021	10a-57g
Sec. 51	July 1, 2021	10a-101
Sec. 52	July 1, 2021	10a-55d
Sec. 53	July 1, 2021	32-235(b)
Sec. 54	July 1, 2021	Repealer 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.]