

General Assembly

February Session, 2018

## Governor's Bill No. 8

LCO No. **298** 

Referred to Committee on EDUCATION

Introduced by: SEN. LOONEY, 11<sup>th</sup> Dist. SEN. DUFF, 25<sup>th</sup> Dist. REP. ARESIMOWICZ, 30<sup>th</sup> Dist. REP. RITTER M., 1<sup>st</sup> Dist.

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

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

1 Section 1. Subdivision (3) of subsection (a) of section 10-264i of the 2 2018 supplement to the general statutes is repealed and the following 3 is substituted in lieu thereof (*Effective from passage*):

4 (3) For districts assisting the state in meeting the goals of the 2008 5 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al., 6 as extended, or the goals of the 2013 stipulation and order for Milo 7 Sheff, et al. v. William A. O'Neill, et al., as extended, as determined by 8 the commissioner, (A) for the fiscal year ending June 30, 2010, the 9 amount of such grant shall not exceed an amount equal to the number 10 of such children transported multiplied by one thousand four hundred dollars, and (B) for the fiscal [years] vear ending June 30, 2011, [to June 11 12 30, 2017, inclusive,] and each fiscal year thereafter, the amount of such grant shall not exceed an amount equal to the number of such childrentransported multiplied by two thousand dollars.

Sec. 2. Subdivision (48) of section 10-262f of the 2018 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2018*):

18 (48) "Base grant amount" means (A) for the fiscal year ending June 19 30, 2018, the equalization aid grant a town was entitled to receive for 20 the fiscal year ending June 30, 2017, as enumerated in section 20 of 21 public act 16-2 of the May special session, minus any reductions to said 22 equalization aid grant during the fiscal year ending June 30, 2017, 23 resulting from lapses to the funds appropriated for said equalization 24 aid grant attributable to the recommendation made by the Secretary of 25 the Office of Policy and Management, pursuant to section 12 of public 26 act 15-244, and (B) for the fiscal year ending June 30, 2019, and each 27 fiscal year thereafter, the equalization aid grant a town was entitled to 28 receive for the fiscal year ending June 30, 2018, minus any reductions 29 to said equalization aid grant during the fiscal year ending June 30, 30 2018, resulting from any (i) reduction in allotments for the executive 31 branch made by the Secretary of the Office of Policy and Management, 32 pursuant to section 13 of public act 17-2 of the June special session, (ii) 33 reduction in allotments for any budgeted agency of the state made by 34 the Secretary of the Office of Policy and Management, pursuant to 35 section 14 of public act 17-2 of the June special session, or (iii) 36 withholding or reduction of state financial assistance by the Secretary 37 of the Office of Policy and Management, pursuant to subsection (d) of 38 section 12-170f.

Sec. 3. Section 10-262h of the 2018 supplement to the general statutes
is repealed and the following is substituted in lieu thereof (*Effective from passage*):

42 (a) For the fiscal year ending June 30, 2018, each town maintaining43 public schools according to law shall be entitled to an equalization aid

44 grant as follows: (1) Any town designated as an alliance district, as 45 defined in section 10-262u, shall be entitled to an equalization aid grant 46 in an amount equal to its base grant amount; and (2) any town not 47 designated as an alliance district shall be entitled to an equalization aid 48 grant in an amount equal to ninety-five per cent of its base grant 49 amount.

50 (b) For the fiscal year ending June 30, 2019, each town maintaining 51 public schools according to law and (1) whose equalized net grand list 52 per capita is less than two hundred thousand dollars, or (2) designated 53 as an alliance district, shall be entitled to an equalization aid grant as 54 follows: [(1)] (A) Any such town whose fully funded grant is greater 55 than its base grant amount shall be entitled to an equalization aid grant 56 in an amount equal to its base grant amount plus [four and one-tenth] 57 eight per cent of its grant adjustment; and [(2)] (B) any such town 58 whose fully funded grant is less than its base grant amount shall be 59 entitled to an equalization aid grant in an amount equal to its base 60 grant amount minus twenty-five per cent of its grant adjustment, 61 except any such town designated as an alliance district shall be entitled 62 to an equalization aid grant in an amount equal to its base grant 63 amount.

64 (c) For the fiscal year ending June 30, 2020, each town maintaining 65 public schools according to law and (1) whose equalized net grand list 66 per capita is less than two hundred thousand dollars, or (2) designated 67 as an alliance district, shall be entitled to an equalization aid grant as 68 follows: (A) Any such town whose fully funded grant is greater than 69 its base grant amount shall be entitled to an equalization aid grant in 70 an amount equal to its equalization aid grant amount for the previous 71 fiscal year plus six and seventy-six-one-hundredths per cent of its 72 grant adjustment; and (B) any such town whose fully funded grant is 73 less than its base grant amount shall be entitled to an equalization aid 74 grant in an amount equal to its equalization aid grant amount for the 75 previous fiscal year minus eight and thirty-three-one-hundredths per 76 cent of its grant adjustment, except any such town designated as an alliance district shall be entitled to an equalization aid grant in an
 amount equal to its base grant amount.

79 [(c)] (d) For the fiscal years ending June 30, [2020] 2021, to June 30, 80 2027, inclusive, each town maintaining public schools according to law 81 and (1) whose equalized net grand list per capita is less than two 82 hundred thousand dollars, or (2) designated as an alliance district, 83 shall be entitled to an equalization aid grant as follows: [(1)] (A) Any 84 such town whose fully funded grant is greater than its base grant 85 amount shall be entitled to an equalization aid grant in an amount 86 equal to its equalization aid grant amount for the previous fiscal year 87 plus ten and sixty-six-one-hundredths per cent of its grant adjustment; 88 and [(2)] (B) any such town whose fully funded grant is less than its 89 base grant amount shall be entitled to an equalization aid grant in an 90 amount equal to its equalization aid grant amount for the previous 91 fiscal year minus eight and thirty-three-one-hundredths per cent of its 92 grant adjustment, except any such town designated as an alliance 93 district shall be entitled to an equalization aid grant in an amount 94 equal to its base grant amount.

95 [(d)] (e) For the fiscal year ending June 30, 2028, and each fiscal year 96 thereafter, each town maintaining public schools according to law and 97 (1) whose equalized net grand list per capita is less than two hundred 98 thousand dollars, or (2) designated as an alliance district, shall be 99 entitled to an equalization aid grant in an amount equal to its fully 100 funded grant, except any town designated as an alliance district whose 101 fully funded grant amount is less than its base grant amount shall be 102 entitled to an equalization aid grant in an amount equal to its base 103 grant amount.

104 Sec. 4. Subsections (a) and (b) of section 10-71 of the 2018 105 supplement to the general statutes are repealed and the following is 106 substituted in lieu thereof (*Effective July 1, 2018*):

107 (a) Each local [or] board of education for a town whose equalized

108 net grand list per capita is less than two hundred thousand dollars or 109 that is designated as an alliance district, as defined in section 10-262, 110 regional board of education or regional educational service center 111 which has submitted an adult education proposal to the State Board of 112 Education pursuant to section 10-71a shall, annually, be eligible to 113 receive, within available appropriations, a state grant based on a 114 percentage of eligible costs for adult education as defined in section 10-115 67, provided such percentage shall be determined as follows:

116 (1) The percentage of the eligible costs for adult education a local 117 board of education for a town whose equalized net grand list per 118 capita is less than two hundred thousand dollars or that is designated 119 as an alliance district shall receive, under the provisions of this section, 120 shall be determined as follows: (A) Each town shall be ranked in 121 descending order from one to one hundred sixty-nine according to 122 such town's adjusted equalized net grand list per capita, as defined in 123 section 10-261; and (B) based upon such ranking, a percentage of not 124 less than zero or more than sixty-five shall be determined for each 125 town on a continuous scale, except that the percentage for a priority 126 school district pursuant to section 10-266p shall not be less than 127 twenty. Any such percentage shall be increased by seven and one-half 128 percentage points but shall not exceed sixty-five per cent for any local 129 board of education which provides basic adult education programs for 130 adults at facilities operated by or within the general administrative 131 control and supervision of the Department of Mental Health and 132 Addiction Services, provided such adults reside at such facilities.

133 (2) The percentage of the eligible costs for adult education a regional board of education shall receive under the provisions of this section 134 135 shall be determined by its ranking. Such ranking shall be determined 136 by (A) multiplying the total population, as defined in section 10-261, of 137 each town in the district by such town's ranking, as determined in 138 subdivision (1) of this subsection, (B) adding together the figures for 139 each town determined under (A), and (C) dividing the total computed 140 under (B) by the total population of all towns in the district. The

141 ranking of each regional board of education shall be rounded to the 142 next higher whole number and each such board shall receive the same 143 reimbursement percentage as would a town with the same rank, 144 except that the reimbursement percentage for a priority school district 145 pursuant to section 10-266p shall not be less than twenty.

146 (3) The percentage of the eligible costs for adult education a regional 147 educational service center shall receive under the provisions of this 148 subsection and section 10-66i shall be determined by its ranking. Such 149 ranking shall be determined by (A) multiplying the total population, as 150 defined in section 10-261, of each member town in the regional 151 educational service center by such town's ranking, as determined in 152 subdivision (1) of this subsection, (B) adding together the figures for 153 each town determined under (A), and (C) dividing the total computed 154 under (B) by the total population of all member towns in the regional 155 educational service center. The ranking of each regional educational 156 service center shall be rounded to the next higher whole number and 157 each such center shall receive the same reimbursement percentage as 158 would a town with the same rank.

159 (b) Notwithstanding the provisions of subdivision (6) of section 10-160 67, a local [or] board of education for a town whose equalized net 161 grand list per capita is less than two hundred thousand dollars or that 162 is designated as an alliance district, a regional board of education or <u>a</u> 163 regional educational service center shall be eligible to receive an 164 amount to be paid pursuant to the provisions of subsection (c) of this 165 section. The amount shall equal the eligible expenditures from funds 166 received from private sources by the local or regional board of 167 education, regional educational service center or cooperating eligible 168 entity multiplied by the appropriate percentage, as determined under subsection (a) of this section, provided such amount shall not exceed 169 twenty per cent of the amount received by [the] such local or regional 170 171 board of education or regional educational service center pursuant to 172 subsection (a) of this section for the previous fiscal year. For payments 173 from private sources to be eligible for reimbursement pursuant to this

174 subsection, (1) based upon estimated eligible costs approved by the 175 Department of Education, the eligible expenditures from local taxes in 176 a fiscal year shall not be less than seventy per cent of the eligible 177 expenditures from local taxes for the previous fiscal year, and (2) [the] 178 such local or regional board of education, regional educational service 179 center or cooperating eligible entity shall provide, not later than a date 180 to be determined by the Commissioner of Education, evidence 181 satisfactory to the commissioner of a written commitment of a 182 payment from a private source. Evidence of actual payment shall be 183 submitted to the commissioner not later than a date established by the 184 commissioner. Upon receipt by [a] such local or regional board of 185 education or regional educational service center of state funds 186 pursuant to this subsection attributable to expenditures of a 187 cooperating eligible entity, [the] such local or regional board or 188 regional educational service center shall provide for the distribution of 189 such funds to the cooperating eligible entity for the provision of adult 190 education programs and services pursuant to subparagraph (A) of 191 subsection (a) of section 10-69.

Sec. 5. Subdivision (1) of subsection (d) of section 10-66ee of the 2018
supplement to the general statutes is repealed and the following is
substituted in lieu thereof (*Effective from passage*):

195 (d) (1) The state shall, within available appropriations, pay in 196 accordance with this subsection, to the fiscal authority for a state 197 charter school for each student enrolled in such school, for the fiscal 198 year ending June 30, 2013, ten thousand two hundred dollars, for the 199 fiscal year ending June 30, 2014, ten thousand five hundred dollars, for 200 the fiscal years ending June 30, 2015, to June 30, 2018, inclusive, eleven 201 thousand dollars, and for the fiscal year ending June 30, 2019, and each 202 fiscal year thereafter, eleven thousand two hundred fifty dollars. Such 203 payments shall be made as follows: Twenty-five per cent of the 204 amount not later than July fifteenth and September first based on 205 estimated student enrollment on May first, and twenty-five per cent of 206 the amount not later than January first and the remaining amount not 207 later than April first, each based on student enrollment on October208 first.

This act shall take effect as follows and shall amend the following		
sections:		
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Section 1	from passage	10-264i(a)(3)
Sec. 2	July 1, 2018	10-262f(48)
Sec. 3	from passage	10-262h
Sec. 4	July 1, 2018	10-71(a) and (b)
Sec. 5	from passage	10-66ee(d)(1)

## 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.]