

ASSEMBLY AGRICULTURE AND FOOD SECURITY
COMMITTEE

STATEMENT TO

ASSEMBLY, No. 5573

STATE OF NEW JERSEY

DATED: JUNE 15, 2023

The Assembly Agriculture and Food Security Committee reports favorably Assembly Bill No. 5573.

This bill would require schools with lunch programs to provide free lunch to gradually increasing numbers of income-eligible students over a five-year phase-in period and, at the end of that five-year phase-in period, to provide free lunch to all enrolled students, regardless of each student's household income or federal eligibility for free or reduced price school meals.

Under existing federal law, a student is federally eligible to receive free or reduced price school lunch under the National School Lunch Program, or free or reduced price school breakfast under the federal School Breakfast Program, only if the student is determined to be categorically eligible for such benefits (i.e., is determined to be a homeless child, a migrant child, a runaway child, a foster child, or a Head Start Child, or is a participant in certain public benefits programs) or can demonstrate that the student lives in a low-income household (i.e., a household with an annual income that is not more than 185 percent of the federal poverty level). Through the recent enactment of the "Working Class Families' Anti-Hunger Act," P.L.2022, c.104 (C.18A:33-3.2 et al.), the State of New Jersey has also provided for the expanded provision of free school lunches and breakfasts to students in the State who reside in certain middle-income families (i.e., those families having an annual household income of up to 199 percent of the federal poverty level).

This bill would further expand the existing State law on this issue by providing for the continued, but gradual, expansion of subsidized school lunch eligibility to students in higher income brackets, over the course of a five-year phase-in period, until all students are eligible for free school lunch, regardless of the students' income and federal eligibility therefor. Specifically, under the bill's provisions, school lunches offered under a district's school lunch program are to be made available, free of charge, to enrolled students who are federally ineligible for free or reduced price meals, in accordance with the following schedule:

(1) during the 2023-2024 school year, and consistent with the provisions of the "Working Class Families Anti-Hunger Act," to each

enrolled student who is federally ineligible for free or reduced price meals, but who has an annual household income that is not less than 186 percent, and not more than 199 percent, of the federal poverty level (FPL);

(2) during the 2024-2025 school year, to each enrolled student who is federally ineligible for free or reduced price meals, but who has an annual household income that is not less than 186 percent, and not more than 249 percent, of the FPL;

(3) during the 2025-2026 school year, to each enrolled student who is federally ineligible for free or reduced price meals, but who has an annual household income that is not less than 186 percent, and not more than 299 percent, of the FPL;

(4) during the 2026-2027 school year, to each enrolled student who is federally ineligible for free or reduced price meals, but who has an annual household income that is not less than 186 percent, and not more than 349 percent, of the FPL;

(5) during the 2027-2028 school year, to each enrolled student who is federally ineligible for free or reduced price meals, but who has an annual household income that is not less than 186 percent, and not more than 399 percent, of the FPL; and

(6) during the 2028-2029 school year, and during each school year thereafter, to each enrolled student who is federally ineligible for free or reduced price meals, regardless of the student's annual household income.

All students who become newly eligible for free school lunch, under the bill's provisions, would also be eligible to continue receiving such free lunches through a summer meals program or through an emergency meals distribution program that is activated during a period of school closure resulting from COVID-19.

The bill would require the State to provide funding to each school district, as may be necessary to reimburse the costs associated with the district's provision of free lunches to expanding groups of State-eligible students who are federally ineligible for such meals under the National School Lunch Program or federal School Breakfast Program. The bill's reimbursement provisions, in this regard, are consistent with existing State law, which provides for the State to reimburse the costs of school meals served, free of charge, to students who are federally eligible only for reduced price meals, and to students who are federally ineligible for free or reduced price meals, but who are nonetheless eligible for subsidized meals on the basis of State-level income-eligibility requirements newly established under the "Working Class Families Anti-Hunger Act."

The bill would require each report that is annually submitted, to the Governor and Legislature, on the State's school lunch and breakfast programs to identify, as appropriate, for each school and school district in the State: (1) the number and percentage of students receiving subsidized school meals who have been determined to be, respectively,

federally eligible for free school lunch or breakfast, federally eligible for reduced price school lunch or breakfast, income-eligible for free school lunch or breakfast on the basis of State-level income eligibility requirements, or statutorily eligible for free school lunch, as provided by the bill, without regard to income; and (2) the number and percentage of such students who reside in low-income families with household incomes up to 185 percent of the federal poverty level, middle-income families with household incomes between 186 and 399 percent of the federal poverty level, and upper-income families with household incomes at or above 400 percent of the federal poverty level.

In addition to expanding eligibility for subsidized school lunches, the bill would also require any school districts with school lunch or breakfast programs to take steps to minimize or offset program costs, to the extent that such costs can be minimized or offset without compromising the district's ability to comply with minimum nutritional standards and other program requirements. To facilitate such legally compliant cost minimization activities, the bill would require the Department of Agriculture, in consultation with the Department of Education, to: (1) monitor, inspect, and oversee school meals programs operating in the State to ensure that school meals served thereunder continue to satisfy minimum nutritional standards; (2) develop and publicize best practices, protocols, and model plans to help school districts effectively minimize and offset program costs without compromising the nutritional value of meals being served; and (3) work cooperatively with each school district to review the district's program costs, identify various means and methods by which those program costs can be reduced, curtailed, or eliminated without sacrificing nutritional value or legal compliance, provide relevant financial recommendations, and undertake or recommend other appropriate actions to prevent the district's school meals programs from becoming overly bloated with unnecessary expenses and from otherwise becoming financially burdensome.