

General Assembly

January Session, 2025

Substitute Bill No. 7107

• H B 0 7 1 0 7 H S 0 3 1 9 2 5 *

AN ACT CONCERNING A JANITORIAL WORK PROGRAM FOR PERSONS WITH A DISABILITY OR DISADVANTAGE AND A TASK FORCE TO STUDY EXPANDING GOVERNMENTAL EMPLOYMENT OPPORTUNITIES FOR PERSONS WITH DISABILITIES.

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

- Section 1. Section 4a-82 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective from passage*):
- 3 (a) For the purposes of this section:

(1) "Person with a disability" means any individual with a disability, 4 5 excluding blindness, as such term is applied by the Department of 6 Mental Health and Addiction Services, the Department of 7 Developmental Services, the Department of Aging and Disability 8 Services or the United States Department of Veterans Affairs and who 9 is certified by the Department of Aging and Disability Services as 10 qualified to participate in a qualified partnership, as described in 11 subsections (e) to (l), inclusive, of this section;

(2) "Vocational rehabilitation service" means any goods and services
necessary to render a person with a disability employable, in accordance
with Title I of the Rehabilitation Act of 1973, 29 USC 701 et seq., as
amended from time to time;

16 (3) "Community rehabilitation program" means any entity or 17 individual that provides directly for or facilitates the provision of 18 vocational rehabilitation services to, or provides services in connection 19 with, the recruiting, hiring or managing of the employment of persons 20 with disabilities based on an individualized plan and budget for each 21 worker with a disability;

(4) "Commercial contractor" means any for-profit proprietorship,
partnership, joint venture, corporation, limited liability company, trust,
association or other privately owned entity that employs persons to
perform janitorial work or contractual services, and that enters into
contracts to provide janitorial services or contractual services;

(5) "Janitorial work" means work performed in connection with the
care or maintenance of buildings, including, but not limited to, work
customarily performed by cleaners, porters, janitors and handypersons;

30 (6) "Janitorial contract" means a contract or subcontract to perform31 janitorial work for a department or agency of the state;

(7) "Person with a disadvantage" means any individual who is
determined by the Labor Department, or its designee, to be eligible for
employment services in accordance with the Workforce Innovation and
Opportunity Act or whose verified individual gross annual income
during the previous calendar year was not greater than two hundred
per cent of the federal poverty level for a family of four;

(8) "Awarding authority" means the Commissioner of Administrative
Services, Chief Court Administrator of the Judicial Branch and
chancellor of the Connecticut State Colleges and Universities, as
applicable; and

(9) "Contractual services" includes, but is not limited to, any and all
laundry and cleaning services, mail supply room staffing, data entry,
telephone call center staffing and other services specified by the
Commissioner of Administrative Services under subsection (b) of this
section.

(b) (1) The Commissioner of Administrative Services shall establish a
program to create and expand janitorial work job opportunities for
persons with a disability and persons with a disadvantage. The program
shall create full-time jobs or full-time equivalents at standard wage rates
for persons with disabilities and persons with disadvantages. The
Judicial Branch and Board of Regents for Higher Education may
participate in such program.

(2) The Commissioner of Administrative Services may expand such
program to include contractual services that the commissioner deems
appropriate and shall post a list of such services on the department's
Internet web site.

58 (c) Notwithstanding any other provision of the general statutes, 59 under such program, the awarding authority may award janitorial 60 contracts or contracts for contractual services pursuant to the following 61 procedures: (1) Upon receipt of a request for janitorial services or a 62 contractual service that the Commissioner of Administrative Services 63 has deemed appropriate for inclusion in the program by an agency or 64 department of the state, the awarding authority shall notify each 65 qualified partnership, as described in subsections (e) to (l), inclusive, of 66 this section, of such request and invite each qualified partnership in 67 good standing to submit a bid proposal for such janitorial contract or service contract to the awarding authority in a manner and form as 68 69 prescribed by the awarding authority; (2) in the event that only one such qualified partnership submits a bid or proposal for such janitorial or 70 71 service contract, the awarding authority shall award such contract to 72 such qualified partnership, provided such bid or proposal does not 73 exceed the fair market value for such contract, as determined by the 74 awarding authority; (3) if more than one qualified partnership submits 75 a bid or proposal, the awarding authority shall award the contract to the 76 lowest responsible qualified bidder or most advantageous proposer, as 77 described in section 4a-59; and (4) in the event that a qualified 78 partnership does not submit a bid or proposal or is not awarded such 79 contract, the awarding authority shall award such contract in 80 accordance with the provisions of sections 4a-52a, 4a-59, 10a-151b and

81 17a-796, as amended by this act, or title 51, as applicable. No awarding 82 authority shall award a contract under the provisions of this subsection 83 at a site where employees are employed pursuant to an existing 84 collective bargaining agreement or where a contract has been awarded 85 pursuant to section 17a-796, as amended by this act, unless a contract 86 has been previously awarded to a qualified partnership pursuant to this 87 section at such site.

(d) Notwithstanding any other provision of the general statutes, the
responsibilities of the Commissioner of Administrative Services, Chief
Court Administrator or chancellor of the Connecticut State Colleges and
Universities as established in subsections (b) and (c) of this section, may
not be delegated to an outside vendor.

93 (e) The [Connecticut Community Providers Association] <u>CT</u> 94 Community Nonprofit Alliance shall designate a commercial contractor 95 and a community rehabilitation program as a "qualified partnership" 96 whenever the following criteria have been established: (1) Such 97 commercial contractor has entered into a binding agreement with [such] 98 one or more community rehabilitation [program in which such 99 contractor agrees to fill not less than one-third of the jobs from a 100 successful bid] programs for the entire term of any contract award for a 101 janitorial or service contract under the program established in 102 subsections (b) to (d), inclusive, of this section in which the contractor 103 agrees to fill not less than one-third of the jobs with persons with 104 disabilities and not less than one-third of such jobs with persons with a 105 disadvantage; (2) such contractor employs not less than two hundred 106 persons who perform janitorial work or contractual services in the state; 107 and (3) such contractor certifies, in writing, that it will pay the standard wage to employees, including persons with disabilities, under such 108 109 janitorial or service contract. Any partnership between a commercial 110 contractor and a community rehabilitation program that has been 111 denied designation as a qualified partnership may appeal such denial, 112 in writing, to the Commissioner of Administrative Services and said 113 commissioner may, after review of such appeal, designate such program 114 as a qualified partnership.

115 (f) The requirement established in subsection (e) of this section to fill 116 not less than one-third of the jobs from a successful bid for a janitorial 117 or service contract with persons with disabilities and one-third with 118 persons with a disadvantage shall be met whenever such contractor 119 employs the requisite number of persons with disabilities and persons 120 with a disadvantage throughout the entirety of its operations in the state 121 provided any persons with disabilities employed by such contractor 122 prior to the commencement date of any such contract shall not be 123 counted for the purpose of determining the number of persons with 124 disabilities employed by such contractor.

125 (g) The number of persons with disabilities and the number of 126 persons with a disadvantage that such contractor is required to employ 127 pursuant to the provisions of subsection (e) of this section shall be 128 employed not later than six months after the commencement of 129 janitorial work or the contractual service under the terms of any contract 130 awarded pursuant to the provisions of subsections (b) to (d), inclusive, 131 of this section, provided such contractor shall fill any vacancy for 132 janitorial work or contractual service that arises during the first six 133 months of any such contract with persons with disabilities and persons 134 with disadvantages.

(h) The [Connecticut Community Providers Association] <u>CT</u>
<u>Community Nonprofit Alliance</u> shall develop an application process
and submit a list of employees who have applied to participate in a
partnership to the Department of Aging and Disability Services for
certification. Such [association] <u>alliance</u> shall maintain a list of certified
employees who are persons with disabilities and community
rehabilitation programs.

(i) Any qualified partnership awarded a janitorial or service contract
pursuant to the provisions of subsections (b) to (d), inclusive, of this
section shall provide to the [Connecticut Community Providers
Association] <u>CT Community Nonprofit Alliance</u>, not later than six
months after the commencement date of such contract and annually
thereafter, a list of the persons with disabilities and persons with a

148 disadvantage employed by such contractor that includes the date of hire 149 and employment location for each such person. Such association shall 150 certify annually to the Department of Administrative Services, the Judicial Branch or the Board of Regents for Higher Education, as 151 152 applicable, in such manner and form as prescribed by the Commissioner 153 of Administrative Services, Chief Court Administrator or the president 154 of the Board of Regents for Higher Education, that the requisite number 155 of persons with disabilities for such contract continue to be employed 156 by such contractor in positions equivalent to those created under such 157 contract and have been integrated into the general workforce of such 158 contractor.

(j) Notwithstanding any other provision of the general statutes, the
responsibilities of the Department of Aging and Disability Services, as
established in subsections (e) to (l), inclusive, of this section, may not be
delegated to an outside vendor.

(k) The Commissioner of Aging and Disability Services may adopt
regulations, in accordance with the provisions of chapter 54, to
undertake the certification requirements established pursuant to
subsections (e) to (l), inclusive, of this section.

167 (l) Notwithstanding the provisions of subsection (e) of this section, 168 [the Commissioner of Administrative Services shall authorize certified 169 small and minority businesses to participate in such program] any 170 commercial contractor who is certified as a small or minority business 171 within the Department of Administrative Services' supplier diversity 172 program may participate in the program established under subsections 173 (b) to (d), inclusive, of this section. Small and minority businesses shall 174 meet the criteria provided in subsection (e) of this section except for 175 subdivision (2) of subsection (e) of this section, which shall be waived.

(m) The joint standing committee of the General Assembly having
cognizance of matters relating to government administration shall study
the effectiveness of such program, including, but not limited to, the
effectiveness of such program to create integrated work settings for

persons with disabilities. Additionally, said committee shall study ways
to provide incentives for municipalities and businesses to utilize such
program if such program is determined by the committee to be effective.

183 (n) Each exclusive contract awarded prior to October 1, 2013, pursuant to section 17a-796, as amended by this act, shall remain in 184 185 effect until such time as either party terminates the contract in such 186 party's own best interest, with not less than sixty days written notice. 187 Each such contract may be amended to include updated terms and 188 conditions, but shall not allow for any price increases except statutory 189 or mandated increases to the minimum wage and standard wage. If 190 either party exercises his or her right to terminate any such contract, the 191 next contract solicitation may be awarded pursuant to this section or 192 sections 4a-59 and 17a-796, as amended by this act. Additionally, any 193 new janitorial contract awarded pursuant to section 17a-796, as 194 amended by this act, shall be limited to not more than four full-time 195 employees per contract.

196 (o) Any person employed under a janitorial contract let: (1) On or 197 before October 1, 2006, or thereafter if such contract constitutes a 198 successor contract to such janitorial contract let on or before October 1, 199 2006, and (2) pursuant to section 4a-57 or 10a-151b or by the judicial or 200 legislative departments or pursuant to subsections (b) to (d), inclusive, 201 of this section shall have the same rights conferred upon an employee 202 by section 31-57g for the duration of the program described in 203 subsections (b) to (d), inclusive, of this section. The provisions of this 204 subsection shall not apply to any new janitorial contract with not more 205 than four full-time employees per contract, as described in subsection 206 (n) of this section.

(p) If a position is not available at a job site for a janitorial or service
contract awarded pursuant to subsection (c) of this section and a person
with a disability or a person with a disadvantage is placed at an alternate
job site in the operations of the contractor pursuant to subsection (f) of
this section, such person with a disability or person with a disadvantage
shall be paid the wage applicable at such alternate site, provided when

a position at the job site for a janitorial or service contract awarded pursuant to subsection (c) of this section becomes available, such person with a disability or person with a disadvantage shall be transferred to the job site for a janitorial or service contract awarded pursuant to subsection (c) of this section and shall be paid the applicable standard wage for such site.

(q) If a person with a disability or a person with a disadvantage is
transferred pursuant to subsection (p) of this section and such person
subsequently leaves such position, the position shall be filled with
another person with a disability or person with a disadvantage.

Sec. 2. Section 17a-796 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

225 Whenever any products made or manufactured by or services provided by persons with disabilities through community rehabilitation 226 227 programs or in any workshop established, operated or funded by 228 nonprofit and nonsectarian organizations for the purpose of providing 229 persons with disabilities training and employment suited to their 230 abilities meet the requirements of any department, institution or agency 231 supported in whole or in part by the state as to quantity, quality and 232 price such products shall have preference over products or services from 233 other providers, except (1) articles produced or manufactured by 234 Department of Correction industries as provided in section 18-88, (2) 235 emergency purchases made under section 4-98, and (3) janitorial or 236 contractual services provided by a qualified partnership, pursuant to 237 the provisions of subsections (b) to (d), inclusive, of section 4a-82, as 238 amended by this act. A list describing styles, designs, sizes and varieties 239 of all such articles made by persons with disabilities and describing all 240 available services provided by such persons shall be prepared by the 241 [Connecticut Community Providers Association] CT Community Nonprofit Alliance. 242

Sec. 3. Subsection (a) of section 19a-6h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from* 245 *passage*):

246 (a) There is established a State-wide Primary Care Access Authority. 247 The authority shall consist of the Commissioners of Public Health and 248 Social Services, the Comptroller and the following members: One each 249 appointed by the Connecticut Primary Care Association, the 250 Connecticut State Medical Society, the Connecticut Chapter of the 251 American Academy of Pediatrics, the Connecticut Nurses Association, 252 the Connecticut Association of School-Based Health Centers, the 253 Connecticut State Dental Association, the [Connecticut Community 254 Providers Association] CT Community Nonprofit Alliance and the 255 Weitzman Center for Innovation In Community Health and Primary 256 Care and two appointed by the Commissioner of Public Health. 257 Members shall serve for a term of four years commencing on August 1, 258 2007. All initial appointments to the committee shall be made by July 15, 259 2007. Any vacancy shall be filled by the appointing authority.

Sec. 4. (*Effective from passage*) (a) There is established a task force to study expanding governmental employment opportunities for persons with disabilities. The task force shall study best practices nationwide for governmental employment programs for persons with disabilities and costs and benefits of adopting such programs in the state.

265 (b) The task force shall consist of the following members:

(1) Two appointed by the speaker of the House of Representatives,
one of whom has expertise in employment programs for persons with
disabilities and one of whom has expertise in challenges facing persons
with disabilities in gaining access to employment;

(2) Two appointed by the president pro tempore of the Senate, one ofwhom is a representative of the CT Community Nonprofit Alliance;

(3) One appointed by the majority leader of the House ofRepresentatives;

274 (4) One appointed by the majority leader of the Senate;

275	(5) One appointed by the minority leader of the House of		
276	Representatives;		
277	(6) One appointed by the minority leader of the Senate;		
278	(7) The Commissioner of Administrative Services, or the		
279	commissioner's designee;		
280	(8) The Commissioner of Aging and Disabilities Services, or the		
281	commissioner's designee;		
282	(9) The Chief Court Administrator of the Judicial Branch, or the Chief		
283	Court Administrator's designee; and		
284	(10) The chancellor of the Connecticut State Colleges and		
285	Universities, or the chancellor's designee.		
286	(c) Any member of the task force appointed under subdivision (1),		
287	(2), (3), (4), (5) or (6) of subsection (b) of this section may be a member		
288	of the General Assembly.		
289	(d) All initial appointments to the task force shall be made not later		
290	than thirty days after the effective date of this section. Any vacancy shall		
291	be filled by the appointing authority.		
292	(e) The speaker of the House of Representatives and the president pro		
293	tempore of the Senate shall select the chairpersons of the task force from		
294	among the members of the task force. Such chairpersons shall schedule		
295	the first meeting of the task force, which shall be held not later than sixty		
296	days after the effective date of this section.		
297	(f) The administrative staff of the joint standing committee of the		
298	General Assembly having cognizance of matters relating to human		
299	services shall serve as administrative staff of the task force.		
300	(g) Not later than January 1, 2026, the task force shall submit a report		
301	on its findings and recommendations to the joint standing committees		
302	of the General Assembly having cognizance of matters relating to		

- 303 government administration and elections, human services and planning
- 304 and development, in accordance with the provisions of section 11-4a of
- 305 the general statutes. The task force shall terminate on the date that it
- 306 submits such report or January 1, 2026, whichever is later.

This act shall take effect as follows and shall amend the following			
sections:			
Section 1	from passage	4a-82	
Sec. 2	from passage	17a-796	
Sec. 3	from passage	19a-6h(a)	
Sec. 4	from passage	New section	

HS Joint Favorable Subst.