

General Assembly

January Session, 2025



AN ACT CONCERNING THE ESTABLISHMENT OF A DEPARTMENT ON AGING.

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

1 Section 1. (NEW) (Effective July 1, 2026) (a) As used in this section, 2 "older person" means a person age sixty-two or older. There shall be 3 established a Department on Aging that shall be under the direction and 4 supervision of the Commissioner on Aging, who shall be appointed by 5 the Governor in accordance with the provisions of sections 4-5 to 4-8, 6 inclusive, of the general statutes, as amended by this act, with the 7 powers and duties prescribed in said sections. The commissioner shall 8 be knowledgeable and experienced with respect to the conditions and 9 needs of older persons and shall serve on a full-time basis.

10 (b) The Department on Aging shall constitute a successor department 11 to the Department of Aging and Disability Services in accordance with 12 the provisions of sections 4-38d, 4-38e and 4-39 of the general statutes 13 with respect to those powers, duties and functions concerning the 14 provision of services to older persons as described in subsections (c) and 15 (d) of this section, but excluding the services described in section 17a-16 780 of the general statutes, as amended by this act.

(c) The Commissioner on Aging shall administer all laws under the
jurisdiction of the Department on Aging and shall employ the most
efficient and practical means for the provision of care and protection of

20 older persons. The commissioner shall have the power and duty to do 21 the following: (1) Administer, coordinate and direct the operation of the 22 department; (2) adopt and enforce regulations, in accordance with 23 chapter 54 of the general statutes, as necessary to implement the 24 purposes of the department as established by statute; (3) establish rules 25 for the internal operation and administration of the department; (4) 26 establish and develop programs and administer services to achieve the 27 purposes of the department; (5) contract for facilities, services and 28 programs to implement the purposes of the department; (6) act as 29 advocate for necessary additional comprehensive and coordinated 30 programs for older persons; (7) assist and advise all appropriate state, 31 federal, local and area planning agencies for older persons in the 32 performance of their functions and duties pursuant to federal law and 33 regulation; (8) plan services and programs for older persons; (9) 34 coordinate outreach activities by public and private agencies serving 35 older persons, including area agencies on aging, as described in section 36 17a-850 of the general statutes, as amended by this act; and (10) consult 37 and cooperate with area and private planning agencies.

38 (d) The Department on Aging is designated as the State Unit on 39 Aging to administer, manage, design and advocate for benefits, 40 programs and services for older persons and their families pursuant to 41 the Older Americans Act of 1965, as amended from time to time. The 42 department shall study continuously the conditions and needs of older 43 persons in this state in relation to nutrition, transportation, home care, 44 housing, income, employment, health, recreation and other matters. The 45 department shall be responsible, in cooperation with federal, state, local 46 and area agencies on aging, for the overall planning, development and 47 administration of a comprehensive and integrated social service 48 delivery system for older persons. The Department on Aging is 49 designated as the state agency for (1) the administration of nutritional 50 programs for older persons described in section 17a-852 of the general 51 statutes, as amended by this act, (2) the fall prevention program 52 described in section 17a-859 of the general statutes, as amended by this 53 act, (3) the CHOICES program described in section 17a-857 of the 54 general statutes, as amended by this act, (4) the Aging and Disability 55 Resource Center Program described in section 17a-858 of the general 56 statutes, as amended by this act, and (5) the Alzheimer's respite program 57 described in section 17b-860 of the general statutes.

(e) The functions, powers, duties and personnel of the Department of Aging and Disability Services dedicated to the provision of services described in subsections (c) and (d) of this section, but excluding the services described in section 17a-780 of the general statutes, as amended by this act, shall be transferred to the Department on Aging pursuant to the provisions of sections 4-38d, 4-38e and 4-39 of the general statutes.

(f) The Governor may, with the approval of the Finance Advisory
Committee, transfer funds between the Department of Aging and
Disability Services and the Department on Aging pursuant to subsection
(b) of section 4-87 of the general statutes during the fiscal year ending
June 30, 2027.

69 (g) Any order or regulation of the Department of Aging and 70 Disability Services relating to services described in subsections (c) and 71 (d) of this section that is in force on July 1, 2026, but excluding the 72 services described in section 17a-780 of the general statutes, as amended 73 by this act, shall continue in force and effect as an order or regulation of 74 the Department on Aging until amended, repealed or superseded 75 pursuant to law. Notwithstanding the provisions of this subsection, the 76 Commissioner on Aging may implement policies and procedures 77 consistent with the provisions of this section while in the process of 78 adopting the policies or procedures in regulation form, provided notice 79 of intention to adopt regulations is posted on the Department on Aging's 80 Internet web site and the eRegulations System not later than twenty days after implementation. Any such policies or procedures shall be 81 82 valid until the time final regulations are effective.

Sec. 2. Section 17a-780 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

85 (a) There is created a Department of [Aging and] Disability Services.

The Department of [Aging and] Disability Services shall be responsible 86 87 for providing the following: (1) Services to persons who are deaf, 88 deafblind or hard of hearing; (2) services for persons who are blind or 89 visually impaired; and (3) rehabilitation services in accordance with the 90 provisions of the general statutes concerning the Department of [Aging 91 and] Disability Services. [; and (4) services for older persons and their 92 families.] The Department of [Aging and] Disability Services shall 93 constitute a successor authority to the Department of [Rehabilitation 94 Services] Aging and Disability Services in accordance with the 95 provisions of sections 4-38d, 4-38e and 4-39 with respect to the powers 96 and duties described in subdivisions (1) to (3), inclusive, of this 97 subsection, but excluding the provision of services to older persons as 98 described in section 1 of this act.

99 (b) The department head shall be the Commissioner of [Aging and] 100 Disability Services, who shall be appointed by the Governor in 101 accordance with the provisions of sections 4-5 to 4-8, inclusive, as 102 amended by this act, and shall have the powers and duties described in 103 said sections. The Commissioner of [Aging and] Disability Services shall 104 appoint such persons as may be necessary to administer the provisions 105 of public act 11-44 and the Commissioner of Administrative Services 106 shall fix the compensation of such persons in accordance with the 107 provisions of section 4-40. The Commissioner of [Aging and] Disability 108 Services may create such sections within the Department of [Aging and] 109 Disability Services as will facilitate such administration, including a 110 disability determinations section for which one hundred per cent federal 111 funds may be accepted for the operation of such section in conformity 112 with applicable state and federal regulations. The Commissioner of 113 [Aging and] Disability Services may adopt regulations, in accordance with the provisions of chapter 54, to implement the purposes of the 114 115 department as established by statute.

(c) The Commissioner of [Aging and] Disability Services shall,
annually, in accordance with section 4-60, submit to the Governor a
report in electronic format on the activities of the Department of [Aging
and] Disability Services relating to services provided by the department

120 to persons who (1) are blind or visually impaired, (2) are deaf, deafblind 121 or hard of hearing, or (3) receive vocational rehabilitation services. [, or 122 (4) are older persons or their families.] The report shall include the data 123 the department provides to the federal government that relates to the 124 evaluation standards and performance indicators for the vocational 125 rehabilitation services program. The commissioner shall submit the 126 report in electronic format, in accordance with the provisions of section 127 11-4a, to the joint standing committees of the General Assembly having 128 cognizance of matters relating to human services and appropriations 129 and the budgets of state agencies.

130 (d) Any order or regulation of the Department of Aging and 131 Disability Services relating to the services described in this section that 132 is in force on July 1, 2026, shall continue in force and effect as an order 133 or regulation of the Department of Disability Services until amended, repealed or superseded pursuant to law. Notwithstanding the 134 135 provisions of this subsection, the Commissioner of Disability Services 136 may implement policies and procedures consistent with the provisions 137 of this section while in the process of adopting the policies or procedures 138 in regulation form, provided notice of intention to adopt regulations is 139 posted on the Department of Disability Services' Internet web site and the eRegulations System not later than twenty days after 140 implementation. Any such policies or procedures shall be valid until the 141 142 time final regulations are effective.

143 [(d) The functions, powers, duties and personnel of the former 144 Department on Aging, or any subsequent division or portion of a 145 division with similar functions, powers, duties and personnel, shall be 146 transferred to the Department of Aging and Disability Services pursuant 147 to the provisions of sections 4-38d, 4-38e and 4-39.

(e) The Department of Aging and Disability Services shall constitute
a successor department to the former Department on Aging, in
accordance with the provisions of sections 4-38d, 4-38e and 4-39.
Wherever the words "Commissioner on Aging" are used in the general
statutes, the words "Commissioner of Aging and Disability Services"

shall be substituted in lieu thereof. Wherever the words "Department on
Aging" are used in the general statutes, the words "Department of Aging
and Disability Services" shall be substituted in lieu thereof. Any order
or regulation of the former Department on Aging that is in force on June
14, 2018, shall continue in force and effect as an order or regulation of
the Department of Aging and Disability Services until amended,
repealed or superseded pursuant to law.

(f) The Governor may, with the approval of the Finance Advisory
Committee, transfer funds between the Department of Social Services
and the Department of Aging and Disability Services pursuant to
subsection (b) of section 4-87 during the fiscal year ending June 30, 2018.

164 (g) The Department of Aging and Disability Services is designated as 165 the State Unit on Aging to administer, manage, design and advocate for 166 benefits, programs and services for older persons and their families 167 pursuant to the Older Americans Act. The department shall study 168 continuously the conditions and needs of older persons in this state in 169 relation to nutrition, transportation, home care, housing, income, 170 employment, health, recreation and other matters. The department shall 171 be responsible, in cooperation with federal, state, local and area 172 planning agencies on aging, for the overall planning, development and 173 administration of a comprehensive and integrated social service 174 delivery system for older persons. The Department of Aging and 175 Disability Services is designated as the state agency for the 176 administration of nutritional programs for elderly persons described in 177 section 17a-852, the fall prevention program described in section 17a-178 859, the CHOICES program described in section 17a-857, the Aging and 179 Disability Resource Center Program described in section 17a-858 and 180 the Alzheimer's respite program described in section 17b-860.]

- 181 Sec. 3. Section 17a-782 of the general statutes is repealed and the 182 following is substituted in lieu thereof (*Effective July 1, 2026*):
- (a) Vocational rehabilitation services shall be provided, with orwithout public cost, directly or through public or private

185 instrumentalities, as part of an individual plan for employment for a 186 person with disabilities determined to be eligible by the Department of 187 [Aging and] Disability Services, in accordance with Title I of the Rehabilitation Act, 29 USC 701 et seq., as amended from time to time. 188 189 Nothing in this section shall be construed to mean that an individual's 190 ability or inability to share in the cost of vocational rehabilitation 191 services may be taken into account during the determination of 192 eligibility for such services.

(b) If vocational rehabilitation services cannot be provided for all
eligible persons with disabilities who apply for such services, the
Department of [Aging and] Disability Services shall determine, in
accordance with Title I of the Rehabilitation Act of 1973, 29 USC 701 et
seq., and federal regulations, as amended from time to time, the order
to be followed in selecting those to whom such services will be
provided.

(c) Nothing in section 17a-781 or subsection (a) of this section shall be
construed to preclude provision of vocational rehabilitation services,
with or without public cost, to a person with a disability under an
extended evaluation for a total period not in excess of eighteen months,
in accordance with Title I of the Rehabilitation Act of 1973, 29 USC 701
et seq., as amended from time to time.

206 (d) The Commissioner of [Aging and] Disability Services may adopt 207 regulations in accordance with the provisions of chapter 54 to establish 208 standards and procedures governing the provision of vocational 209 rehabilitation services and, where appropriate, a means test to 210 determine, based upon the financial need of each eligible person with 211 disabilities, the extent to which such services will be provided at public 212 cost. Any funds received by the Department of [Aging and] Disability 213 Services from individuals or third parties for the provision of vocational 214 rehabilitation services shall be used by the department to provide such 215 services. The regulations may also prescribe the procedures to be used 216 when payment is made by individuals required to contribute to the cost 217 of vocational rehabilitation services. Regulations developed to

218 implement a means test shall include, but not be limited to: (1) An 219 exemption for any individual with an income of less than one hundred 220 per cent of the state median income and assets which are less than five 221 thousand dollars; (2) an exemption for services covered in an individual 222 plan for employment in effect at the time of implementation of the 223 means test; (3) an exclusion from an individual's income of the costs of 224 necessary and reasonable disability-related expenses including, but not 225 limited to, personal attendant services and medications for which 226 payment is unavailable to the individual through other benefits or 227 resources; (4) an exclusion from the individual's assets of the value of 228 the individual's primary residence and motor vehicle; (5) a method by 229 which the Commissioner of [Aging and] Disability Services may reduce the level of required contributions by an individual in the case of undue 230 231 hardship; and (6) a requirement that the Department of [Aging and] 232 Disability Services notify an individual of the results of the means test 233 analysis within thirty days of receipt of necessary financial information 234 from the individual. Such means test shall not apply to services covered 235 under a determination of financial need made by an institution of higher 236 education. The Department of [Aging and] Disability Services shall 237 develop the regulations in consultation with representatives of 238 providers of vocational rehabilitation services and recipients of such 239 services or their representatives.

Sec. 4. Section 17a-783 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) Any applicant for or recipient of vocational rehabilitation services
may request an informal review of any decision made by the
Department of [Aging and] Disability Services pursuant to section 17a782, as amended by this act.

(b) Regardless of whether a person requests an informal review
under subsection (a) of this section, any applicant for or recipient of
vocational rehabilitation services who is aggrieved by a decision made
by the Department of [Aging and] Disability Services pursuant to
section 17a-782, as amended by this act, may request an administrative

hearing, by making written request to the Commissioner of [Aging and]Disability Services.

(c) An individual who is aggrieved by a final agency decision made
pursuant to subsection (b) of this section may appeal therefrom in
accordance with section 4-183. Such appeals shall be privileged cases to
be heard by the court as soon after the return day as shall be practicable.

257 Sec. 5. Section 17a-784 of the general statutes is repealed and the 258 following is substituted in lieu thereof (*Effective July 1, 2026*):

259 (a) In carrying out sections 17a-780 to 17a-790, inclusive, as amended 260 by this act, 17a-796, 17a-797, as amended by this act, 17a-799, as 261 amended by this act, and 17a-835, as amended by this act, the 262 Department of [Aging and] Disability Services shall cooperate with 263 other departments, agencies and institutions, both public and private, 264 in providing for the vocational rehabilitation of persons with 265 disabilities, in studying the problems involved therein and in 266 establishing, developing and providing such programs, facilities and 267 services as it deems necessary or desirable. Notwithstanding any other 268 provision of the general statutes, the Department of [Aging and] 269 Disability Services shall not be required to pay that portion of the cost 270 of a program of postsecondary education or training which is properly 271 designated as expected parental or family contribution in accordance 272 with state and federal law regarding eligibility for student financial aid.

273 (b) Subject to the approval of all real estate acquisitions by the 274 Commissioner of Administrative Services and the State Properties 275 Review Board, in carrying out said sections, the Department of [Aging 276 and] Disability Services may (1) establish, operate, foster and promote 277 the establishment of rehabilitation facilities and make grants to public 278 and other nonprofit and nonsectarian organizations for such purposes; 279 (2) assist persons with significant disabilities to establish and operate 280 small businesses; and (3) make studies, investigations, demonstrations 281 and reports, and provide training and instruction, including the 282 establishment and maintenance of such research fellowships and

traineeships with such stipends and allowances as may be deemednecessary, in matters relating to vocational rehabilitation.

285 (c) The Commissioner of [Aging and] Disability Services shall 286 develop and maintain a program of public education and information. 287 The program shall include, but need not be limited to, education of the 288 public concerning services available from the Department of [Aging] 289 and] Disability Services, its policies and goals, an outreach effort to discover persons with disabilities, including such persons who are 290 291 minorities as defined in subsection (a) of section 32-9n, who may benefit 292 from the services it offers and the dissemination of printed materials to 293 persons at their initial meeting with staff of the department, including a 294 statement of such person's rights.

Sec. 6. Section 17a-785 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of [Aging and] Disability Services is authorized to cooperate with the federal government in carrying out the purposes of any federal statutes pertaining to vocational rehabilitation, to adopt such methods of administration as it finds necessary for the proper and efficient operation of agreements or plans for vocational rehabilitation and to comply with such conditions as may be necessary to secure the full benefits of such federal statutes to this state.

Sec. 7. Section 17a-786 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

306 The State Treasurer is designated as the custodian of all funds 307 received from the federal government for the purpose of carrying out 308 any federal statutes pertaining to vocational rehabilitation or any 309 agreements authorized by sections 17a-780 to 17a-790, inclusive, as 310 amended by this act, 17a-796, 17a-797, as amended by this act, 17a-799, 311 as amended by this act, and 17a-835, as amended by this act, and shall 312 make disbursements from such funds and from all state funds available 313 for vocational rehabilitation purposes upon certification by the 314 Commissioner of [Aging and] Disability Services.

Sec. 8. Section 17a-787 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

317 The Commissioner of [Aging and] Disability Services is authorized to 318 accept and use gifts, grants, reimbursements or bequests made by will 319 or otherwise for carrying out the purposes of the donor or of the general 320 statutes concerning the Department of [Aging and] Disability Services. 321 Gifts, grants, reimbursements or bequests made under such conditions 322 as in the judgment of the Commissioner of [Aging and] Disability 323 Services are proper and consistent with the provisions of state and 324 federal law may be so accepted and shall be held, invested, reinvested 325 and used in accordance with the conditions of the gift, grant, 326 reimbursement or bequest.

Sec. 9. Section 17a-788 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

329 Notwithstanding any other provision of the general statutes, the Department of [Aging and] Disability Services may, within the limits of 330 331 appropriations, purchase (1) wheelchairs and placement equipment 332 directly and without the issuance of a purchase order, provided the cost 333 of such purchases shall not be in excess of twenty thousand dollars per 334 unit, and (2) adaptive equipment, including equipment to modify 335 vehicles for persons with disabilities directly and without the issuance 336 of a purchase order, provided the cost of such purchases of adaptive 337 equipment shall not be in excess of one hundred twenty thousand 338 dollars per unit. All such purchases shall be made in the open market, 339 but shall, when possible, be based on at least three competitive bids. 340 Such bids shall be solicited by sending notice to prospective suppliers 341 and by posting notice on the Internet web site of the Department of 342 [Aging and] Disability Services. Each bid shall be opened publicly at the 343 time stated in the notice soliciting such bid. Acceptance of a bid by the 344 Department of [Aging and] Disability Services shall be based on 345 standard specifications as may be adopted by said department.

346 Sec. 10. Section 17a-791 of the general statutes is repealed and the

following is substituted in lieu thereof (*Effective July 1, 2026*):

348 The Department of [Aging and] Disability Services shall establish a 349 program to assist public school students with disabilities in preparing 350 for and obtaining competitive employment and to strengthen the 351 linkage between vocational rehabilitation services and public schools. 352 Under the program, the Department of [Aging and] Disability Services 353 shall provide, within the limits of available appropriations, vocational 354 evaluations and other appropriate transitional services and shall 355 provide vocational rehabilitation counselors to school districts 356 throughout the state. The counselors shall, if requested, assist those 357 persons planning in-school skill development programs. The counselors 358 shall, with planning and placement team members, develop transition 359 plans and individual education and work rehabilitation plans for 360 students with disabilities who will no longer be eligible for continued 361 public school services. Students whose termination date for receipt of 362 public school services is most immediate shall be given priority.

Sec. 11. Section 17a-791a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

365 The Commissioner of [Aging and] Disability Services shall employ, 366 within available appropriations, a sufficient number of vocational 367 rehabilitation staff to provide transition services, as defined in section 368 10-740, for children requiring special education who may be eligible to 369 receive services from the Department of [Aging and] Disability Services 370 as determined through a planning and placement team meeting 371 pursuant to subdivision (9) of subsection (a) of section 10-76d, as 372 amended by this act.

Sec. 12. Section 17a-793 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The Department of [Aging and] Disability Services shall establishand maintain a state-wide network of centers for independent living.

(b) Not more than five per cent of the amount appropriated in any

fiscal year for the purposes of this section may be used by the
Department of [Aging and] Disability Services to provide state-wide
administration, evaluation and technical assistance relating to the
implementation of this section.

Sec. 13. Section 17a-794 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The Governor shall appoint a state-wide Independent Living
Council, in accordance with Title VII of the Rehabilitation Act of 1973,
29 USC 701 et seq., as amended from time to time.

387 (b) The council shall meet regularly with the Commissioner of [Aging 388 and] Disability Services and shall perform the following duties: (1) Issue 389 an annual report by January first, with recommendations regarding 390 independent living services and centers, to the Governor and the 391 chairpersons of the joint standing committee of the General Assembly having cognizance of matters relating to human services, and (2) consult 392 393 with, advise and make recommendations to the Department [of Aging 394 and Disability Services] on Aging concerning independent living and 395 related policy, management and budgetary issues.

396 (c) Council members who are consumers shall be reimbursed for
397 expenses incurred in the performance of their duties as council
398 members.

Sec. 14. Section 17a-795 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

401 (a) The Commissioner of [Aging and] Disability Services is 402 authorized to establish and administer state financing activities as 403 outlined in the federal Assistive Technology Act of 2004, P.L. 108-364, 404 as amended from time to time, to be known as the Assistive Technology 405 Loan Program. The program shall be used by the commissioner to make 406 and guarantee loans to persons with disabilities, older adults or the 407 family members of persons with disabilities or older adults for the 408 purchase of assistive technology and adaptive equipment and services.

Each such loan shall be made for a term of not more than ten years. Any loans made under this section shall bear interest at a fixed rate not to exceed six per cent. The commissioner is authorized to expend any funds necessary for the reasonable direct expenses relating to the administration of the program. The commissioner shall adopt regulations, in accordance with the provisions of chapter 54, to implement the purposes of this section.

416 (b) The State Bond Commission shall have power from time to time 417 to authorize the issuance of bonds of the state in one or more series in 418 accordance with section 3-20 and in a principal amount necessary to 419 carry out the purposes of this section, but not in excess of an aggregate 420 amount of one million dollars. All of the bonds shall (1) be payable at 421 such place or places as may be determined by the Treasurer pursuant to 422 section 3-19, (2) bear such date or dates, (3) mature at such time or times, 423 not exceeding five years from their respective dates, (4) bear interest at 424 such rate or different or varying rates and payable at such time or times, 425 (5) be in such denominations, (6) be in such form with or without 426 interest coupons attached, (7) carry such registration and transfer 427 privileges, (8) be payable in such medium of payment, and (9) be subject 428 to such terms of redemption with or without premium as, irrespective 429 of the provisions of section 3-20, may be provided by the authorization 430 of the State Bond Commission or fixed in accordance therewith. The 431 proceeds of the sale of such bonds shall be deposited in the Assistive 432 Technology Loan Program created by this section. Such bonds shall be 433 general obligations of the state and the full faith and credit of the state 434 of Connecticut are pledged for the payment of the principal of and 435 interest on such bonds as the same become due. Accordingly, and as 436 part of the contract of the state with the holders of such bonds, 437 appropriation of all amounts necessary for punctual payment of such 438 principal and interest is hereby made and the Treasurer shall pay such 439 principal and interest as the same become due. Net earnings on 440 investments or reinvestments of proceeds, accrued interest and 441 premiums on the issuance of such bonds, after payment therefrom of 442 expenses incurred by the Treasurer or State Bond Commission in

connection with their issuance, shall be deposited in the General Fundof the state.

445 (c) The Connecticut Tech Act Project, within the Department of 446 [Aging and] Disability Services and as authorized by 29 USC 3001, as 447 amended from time to time, may provide assistive technology 448 evaluation and training services upon the request of any person or any 449 public or private entity, to the extent persons who provide assistive 450 technology services are available. The project may charge a fee to any 451 person or entity receiving such assistive technology evaluation and 452 training services to reimburse the department for its costs. The 453 Commissioner of [Aging and] Disability Services shall establish fees at 454 reasonable rates that will cover the department's direct and indirect 455 costs.

456 Sec. 15. Section 17a-797 of the general statutes is repealed and the 457 following is substituted in lieu thereof (*Effective July 1, 2026*):

458 The Department of [Aging and] Disability Services is authorized to 459 provide such medical, diagnostic, physical restoration, training and 460 other rehabilitation services as may be needed to enable persons with 461 disabilities to attain the maximum degree of self care. The powers herein 462 delegated and authorized to the Department of [Aging and] Disability 463 Services shall be in addition to those authorized by any other law and 464 shall become effective upon authorization of federal grant-in-aid funds 465 for participation in the cost of independent living rehabilitation services 466 for persons with disabilities. The Department of [Aging and] Disability 467 Services shall be authorized to cooperate with whatever federal agency 468 is directed to administer the federal aspects of such program and to 469 comply with such requirements and conditions as may be established 470 for the receipt and disbursement of federal grant-in-aid funds which 471 may be made available to the state of Connecticut in carrying out such 472 program.

473 Sec. 16. Section 17a-798 of the general statutes is repealed and the 474 following is substituted in lieu thereof (*Effective July 1, 2026*): 475 (a) The Department of [Aging and] Disability Services may receive 476 state and federal funds to administer, within available appropriations, 477 an employment opportunities program to serve individuals with the 478 most significant disabilities who do not meet the eligibility requirements 479 of supported employment programs administered by the Departments 480 of Developmental Services, Social Services and Mental Health and 481 Addiction Services. For the purposes of this section, "individuals with 482 the most significant disabilities" means those individuals who (1) have 483 serious employment limitations in a total of three or more functional 484 areas including, but not limited to, mobility, communication, self-care, 485 interpersonal skills, work tolerance or work skills, or (2) will require 486 significant ongoing disability-related services on the job in order to 487 maintain employment.

(b) The employment opportunities program shall provide extended services, as defined in 34 CFR 361.5(b)(19), that are necessary for individuals with the most significant disabilities to maintain supported employment. Such services shall include coaching and other related services that allow participants to obtain and maintain employment and maximize economic self-sufficiency.

(c) The Department of [Aging and] Disability Services shall adopt
regulations, in accordance with chapter 54, to implement the provisions
of this section.

497 Sec. 17. Section 17a-799 of the general statutes is repealed and the 498 following is substituted in lieu thereof (*Effective July 1, 2026*):

499 The Commissioner of [Aging and] Disability Services shall inquire 500 into the criminal history of any applicant, who is not at the time of 501 application employed by the Department of [Aging and] Disability 502 Services, for a position of employment with the department's disability 503 determination services unit. Such inquiry shall be conducted in 504 accordance with the provisions of section 31-51i. The commissioner 505 shall require each such applicant to state whether the applicant has ever 506 been convicted of a crime, whether criminal charges are pending against

507 the applicant at the time of application, and, if so, to identify the charges 508 and court in which such charges are pending. Each such applicant 509 offered a position of employment with the department's disability 510 determination services unit shall be required to submit to fingerprinting 511 and state and national criminal history records checks, as provided in 512 section 29-17a.

513 Sec. 18. Subsection (b) of section 17a-810 of the general statutes is 514 repealed and the following is substituted in lieu thereof (*Effective July 1*, 515 2026):

516 (b) (1) The Advisory Board for Persons Who are Blind or Visually 517 Impaired shall consist of members appointed as follows: Six appointed 518 by the Governor, one appointed by the president pro tempore of the 519 Senate, one appointed by the speaker of the House of Representatives, 520 one appointed by the majority leader of the Senate, one appointed by 521 the minority leader of the Senate, one appointed by the majority leader 522 of the House of Representatives and one appointed by the minority 523 leader of the House of Representatives and all shall be residents of the 524 state. The Commissioner of Social Services shall be an ex-officio 525 member. One of the members appointed by the Governor shall be the 526 parent of a child who receives services provided by the Department of 527 [Aging and] Disability Services, and not less than two of the members 528 appointed by the Governor shall be persons who are blind.

529 (2) Three members appointed by the Governor shall serve a term of 530 four years. Three members appointed by the Governor shall serve a 531 term of two years. The three members appointed by the president pro 532 tempore of the Senate, the majority leader of the Senate and the minority 533 leader of the Senate shall serve a term of four years. The three members 534 appointed by the speaker of the House of Representatives, the majority 535 leader of the House of Representatives, and the minority leader of the 536 House of Representatives shall serve a term of two years. Thereafter, all 537 members shall be appointed for a term of four years, commencing on January fourth of the year of the appointment. 538

539 (3) One of the members appointed by the Governor shall be 540 designated by the Governor as the chairperson of the advisory board. 541 The advisory board shall meet annually in the month of September and 542 may meet at any other time upon the call of its chairperson; and the 543 chairperson shall call a meeting at the request of two or more members. 544 Any appointed member who fails to attend three consecutive meetings 545 or fifty per cent of all meetings held during any calendar year shall be 546 deemed to have resigned. A majority of the members in office shall 547 constitute a quorum. The appointing authority may, for reasonable 548 cause, remove any appointed member and appoint another person to 549 fill the vacancy for the unexpired portion of the term. Any vacancy in 550 the advisory board shall be filled by the appointing authority for the 551 unexpired portion of the term.

552 Sec. 19. Section 17a-812 of the general statutes is repealed and the 553 following is substituted in lieu thereof (*Effective July 1, 2026*):

554 (a) All residents of this state, regardless of age, who, because of 555 blindness or impaired vision, require specialized vision-related 556 educational programs, goods and services, on the signed 557 recommendation of the Commissioner of [Aging and] Disability 558 Services, shall be entitled to receive such instruction, programs, goods 559 and services for such length of time as is deemed expedient by said 560 commissioner. Upon the petition of any parent or guardian of a child 561 who is blind or visually impaired, a local board of education may 562 provide such instruction within the town or it may provide for such 563 instruction by agreement with other towns as provided in subsection (d) 564 of section 10-76d. All educational privileges prescribed in part V of 565 chapter 164, not inconsistent with the provisions of this chapter, shall 566 apply to the pupils covered by this subsection.

(b) The Commissioner of [Aging and] Disability Services shall expend
funds for the services made available pursuant to subsection (a) of this
section from the educational aid for children who are blind or visually
impaired account in accordance with the provisions of this subsection.
The Commissioner of [Aging and] Disability Services may adopt, in

572 accordance with the provisions of chapter 54, such regulations as the 573 commissioner deems necessary to carry out the purpose and intent of 574 this subsection.

575 (1) The Commissioner of [Aging and] Disability Services shall 576 provide, upon written request from any interested school district, the 577 services of teachers who instruct students who are visually impaired, 578 based on the levels established in the individualized education or 579 service plan. The Commissioner of [Aging and] Disability Services shall 580 also make available resources, including, but not limited to, the braille 581 and large print library, to all teachers of public and nonpublic school 582 children. The commissioner may also provide vision-related 583 professional development and training to all school districts and cover 584 the actual cost for paraeducators from school districts to participate in 585 agency-sponsored braille training programs. The commissioner shall 586 utilize education consultant positions, funded by moneys appropriated 587 from the General Fund, to supplement new staffing that will be made 588 available through the educational aid for children who are blind or 589 visually impaired account, which shall be governed by formal written 590 policies established by the commissioner.

(2) The Commissioner of [Aging and] Disability Services may use
funds appropriated to said account to provide specialized books,
materials, equipment, supplies, adaptive technology services and
devices, specialist examinations and aids, preschool programs and
vision-related independent living services, excluding primary
educational placement, for eligible children.

597 (3) The Commissioner of [Aging and] Disability Services may, within 598 available appropriations, employ certified teachers who instruct 599 students who are visually impaired in sufficient numbers to meet the 600 requests for services received from school districts. In responding to 601 such requests, the commissioner shall utilize a formula for determining 602 the number of teachers needed to serve the school districts, crediting six 603 points for each child learning braille and one point for each other child, 604 with one full-time certified teacher who instructs students who are

visually impaired assigned for every twenty-five points credited. The 605 606 commissioner shall exercise due diligence to employ the needed 607 number of certified teachers who instruct students who are visually 608 impaired, but shall not be liable for lack of resources. Funds 609 appropriated to said account may also be utilized to employ additional 610 staff in numbers sufficient to provide compensatory skills, evaluations 611 and training to children who are blind or visually impaired, special 612 assistants and other support staff necessary to ensure the efficient 613 operation of service delivery. Not later than October first of each year, 614 the Commissioner of [Aging and] Disability Services shall determine the 615 number of teachers needed based on the formula provided in this 616 subdivision. Based on such determination, the Commissioner of [Aging 617 and] Disability Services shall estimate the funding needed to pay such 618 teachers' salaries and related expenses.

(4) In any fiscal year, when funds appropriated to cover the combined costs associated with providing the services set forth in subdivisions (2) and (3) of this subsection are projected to be insufficient, the Commissioner of [Aging and] Disability Services may collect revenue from all school districts that have requested such services on a per student pro rata basis, in the sums necessary to cover the projected portion of these services for which there are insufficient appropriations.

(c) The Commissioner of [Aging and] Disability Services may provide
for the instruction of adults who are blind in their homes, expending
annually for this purpose such sums as the General Assembly may
appropriate.

630 (d) The Commissioner of [Aging and] Disability Services may expend 631 up to ten thousand dollars per fiscal year per person twenty-one years 632 of age or older who is both blind or visually impaired and deaf, in 633 addition to any other expenditures for such person, for the purpose of 634 providing community inclusion services through specialized public and 635 private entities from which such person can benefit. The commissioner 636 may determine the criteria by which a person is eligible to receive 637 specialized services and may adopt regulations necessary to carry out

638	the provisions of this subsection. For purposes of this subsection,
639	"community inclusion services" means the assistance provided to
640	persons with disabilities to enable them to connect with their peers
641	without disabilities and with the community at large.
642	(e) The Commissioner of [Aging and] Disability Services may, within
643	available appropriations, purchase adaptive equipment for persons
644	receiving services pursuant to this chapter.
645 646	Sec. 20. Section 17a-813 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
647	The Commissioner of [Aging and] Disability Services may, within
648	available appropriations, contract with public or private entities,
649	individuals or private enterprises for the instruction of persons who are
650	blind.
651 652	Sec. 21. Section 17a-814 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
653	The Commissioner of [Aging and] Disability Services is authorized to
654	aid in securing employment for persons who are legally blind. Said
655	commissioner may aid persons who are legally blind in such way as said
656	commissioner deems expedient, expending for such purpose such sum
657	as the General Assembly appropriates.
658 659	Sec. 22. Section 17a-815 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
660	The Commissioner of [Aging and] Disability Services may make
661	grants, within available appropriations, to the Connecticut Radio
662	Information Service, Inc., for the purchase of receivers and for costs
663	related to the operation of said service.
664 665	Sec. 23. Section 17a-816 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
666	(a) The Commissioner of [Aging and] Disability Services shall

667 prepare and maintain a register of persons who are blind in this state 668 which shall describe their condition, cause of blindness and capacity for 669 education and rehabilitative training. The commissioner may register cases of persons who are liable to become visually impaired or blind, 670 671 and may take such measures in cooperation with other authorities as the 672 commissioner deems advisable for the prevention of blindness or 673 conservation of eyesight and, in appropriate cases, for the education of 674 children and for the vocational guidance of adults whose eyesight 675 approaches visual impairment or blindness. The commissioner shall 676 establish criteria for low vision care and maintain a list of 677 ophthalmologists and optometrists that are exclusively authorized to 678 receive agency funds through established and existing state fee 679 schedules for the delivery of specifically defined low vision services that 680 increase the capacity of eligible recipients of such services to maximize 681 the use of their remaining vision.

682 (b) The Commissioner of [Aging and] Disability Services shall 683 provide the Department of Motor Vehicles with the names of all 684 individuals sixteen years of age or older who, on or after October 1, 2005, 685 have been determined to be blind by a physician, an advanced practice 686 registered nurse or an optometrist, as provided in section 17a-819, as 687 amended by this act. The Commissioner of [Aging and] Disability 688 Services shall provide simultaneous written notification to any 689 individual whose name is being transmitted by the [Commissioner of 690 Aging and Disability Services] commissioner to the Department of 691 Motor Vehicles. The [Commissioner of Aging and Disability Services] 692 commissioner shall update the list of names provided to the Department 693 of Motor Vehicles on a quarterly basis. The list shall also contain the 694 address and date of birth for each individual reported, as shown on the 695 records of the Department of [Aging and] Disability Services. The 696 Department of Motor Vehicles shall maintain such list on a confidential 697 basis, in accordance with the provisions of section 14-46d. The 698 Commissioner of [Aging and] Disability Services shall enter into a 699 memorandum of understanding with the Commissioner of Motor 700 Vehicles to effectuate the purposes of this subsection.

701Sec. 24. Section 17a-818 of the general statutes is repealed and the702following is substituted in lieu thereof (*Effective July 1, 2026*):

703 (a) The authority in charge of any building or property owned, 704 operated or leased by the state or any municipality therein shall grant 705 to the Department of [Aging and] Disability Services a permit to operate 706 in such building or on such property a food service facility, a vending 707 machine or a stand for the vending of newspapers, periodicals, 708 confections, tobacco products, food and such other articles as such 709 authority approves when, in the opinion of such authority, such facility, 710 machine or stand is desirable in such location. Any person operating 711 such a stand in any such location on October 1, 1945, shall be permitted 712 to continue such operation, but upon such person's ceasing such 713 operation such authority shall grant a permit for continued operation to 714 the Department of [Aging and] Disability Services. The department may 715 establish a training facility at any such location.

(b) Pursuant to the Randolph-Sheppard Vending Stand Act, 49 Stat.
1559 (1936), 20 USC 107, as amended from time to time, the Department
of [Aging and] Disability Services is authorized to maintain a
nonlapsing account and to accrue interest thereon for federal vending
machine income which, in accordance with federal regulations, shall be
used for the payment of fringe benefits to the vending facility operators
by the Department of [Aging and] Disability Services.

723 (c) The Department of [Aging and] Disability Services may maintain 724 a nonlapsing account and accrue interest thereon for state and local 725 vending machine income which shall be used for the payment of fringe 726 benefits, training and support to vending facilities operators, to provide 727 entrepreneurial and independent-living training and equipment to 728 children who are blind or visually impaired and adults who are blind 729 and for other vocational rehabilitation programs and services for adults 730 who are blind.

(d) The Department of [Aging and] Disability Services may disbursestate and local vending machine income to student or client activity

funds, as defined in section 4-52.

Sec. 25. Section 17a-819 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

Each physician, advanced practice registered nurse and optometrist shall report in writing to the Department of [Aging and] Disability Services not later than thirty days after a person who is blind comes under his or her private or institutional care within this state. The report of such person shall include the name, address, Social Security number, date of birth, date of diagnosis of blindness and degree of vision. Such reports shall not be open to public inspection.

Sec. 26. Section 17a-820 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of [Aging and] Disability Services may maintain a vocational rehabilitation program as authorized under the Federal Rehabilitation Act of 1973, 29 USC 791 et seq., for the purpose of providing and coordinating the full scope of necessary services to assist persons who are legally blind and who receive services from the department to prepare for, enter into and maintain employment consistent with the purposes of said act.

Sec. 27. Section 17a-821 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of [Aging and] Disability Services is empowered to receive any federal funds made available to this state under which vocational rehabilitation is provided for a person whose visual acuity has been impaired and to expend such funds for the purpose or purposes for which they are made available. The State Treasurer shall be the custodian of such funds.

Sec. 28. Section 17a-822 of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective July 1, 2026*):

762 The Department of [Aging and] Disability Services may cooperate,

763 pursuant to agreements, with the federal government in carrying out 764 the purposes of any federal statutes pertaining to vocational 765 rehabilitation, and is authorized to adopt such methods of 766 administration as are found by the federal government to be necessary 767 for the proper and efficient operation of such agreements or plans for 768 vocational rehabilitation and to comply with such conditions as may be 769 necessary to secure the full benefits of such federal statutes.

Sec. 29. Section 17a-823 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of [Aging and] Disability Services shall adopt regulations, in accordance with chapter 54, to determine the order to be followed in selecting those eligible persons to whom vocational rehabilitation services will be provided, in accordance with federal regulations.

Sec. 30. Section 17a-824 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of [Aging and] Disability Services may place in remunerative occupations persons whose capacity to earn a living has been lost or impaired by lessened visual acuity and who, in the opinion of the Commissioner of [Aging and] Disability Services, are [susceptible of] <u>appropriate for</u> placement, and may make such regulations as are necessary for the administration of the provisions of this section and sections 17a-820 to 17a-823, inclusive, as amended by this act.

Sec. 31. Section 17a-825 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

The case records of the Department of [Aging and] Disability Services maintained for the purposes of this chapter shall be confidential and the names and addresses of recipients of assistance under this chapter shall not be published or used for purposes not directly connected with the administration of this chapter, except as necessary to carry out the provisions of sections 17a-816, as amended by this act, and 17b-6. Sec. 32. Section 17a-835 of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of [Aging and] Disability Services may provide necessary services to persons who are deaf, deafblind or hard of hearing, including, but not limited to, nonreimbursable interpreter services and message relay services for persons using telecommunication devices for persons who are deaf, deafblind or hard of hearing.

801 Sec. 33. Section 17a-835a of the general statutes is repealed and the 802 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) There is established a Bureau of Services for Persons Who are
Deaf, Deafblind or Hard of Hearing which shall be within the
Department of [Aging and] Disability Services.

806 (b) The Commissioner of [Aging and] Disability Services, in 807 consultation with the Advisory Board for Persons Who are Deaf, 808 Deafblind or Hard of Hearing established pursuant to section 17a-836, 809 as amended by this act, shall, not later than October 1, 2024, hire a 810 director of the bureau. The director shall (1) have professional 811 experience in serving the needs of deaf, deafblind or hard of hearing 812 persons, and (2) be (A) able to communicate in American Sign 813 Language, and (B) familiar with effective interpretation methods to 814 assist deafblind persons. The commissioner shall also hire an 815 administrative assistant for the director.

816 (c) The director shall report to the commissioner. The director's duties817 shall include, but need not be limited to:

(1) Assisting in overseeing department employees who provide
counseling, interpreting and other assistance to persons who are deaf,
deafblind or hard of hearing, except for federally funded vocational
rehabilitation employees;

(2) Annually updating and publishing on the department's Internetweb site and the Internet web page of the bureau established pursuant

to subdivision (6) of this subsection a resource guide for persons whoare deaf, deafblind or hard of hearing;

(3) Assisting in the registration of state-registered interpreters,
including maintaining and publishing on the Internet web page of the
bureau and the department's Internet web site a list of such interpreters
categorized by the settings in which they are qualified to interpret, in
accordance with section 17a-838, as amended by this act;

(4) Assisting each state agency, as defined in section 1-79, in
appointing an employee of each such agency to serve as a point of
contact for concerns related to persons who are deaf, deafblind or hard
of hearing, pursuant to section 4-61pp, and coordinating efforts to
resolve such concerns with such employees serving as a point of contact;

(5) Coordinating efforts of the Department of [Aging and] Disability
Services to provide information and referral services to deaf, deafblind
or hard of hearing persons on resources available to such persons;

839 (6) Establishing a separate Internet web page on the department's 840 Internet web site for the bureau and including on such web page (A) the 841 meeting schedule, agendas, minutes and other resources of the 842 Advisory Board for Persons Who are Deaf, Deafblind or Hard of 843 Hearing established pursuant to section 17a-836, as amended by this act, 844 (B) an instructional video with audio and captions on the home page on 845 how persons who are deaf, deafblind or hard of hearing can navigate 846 the web page, resources and tools, and (C) other material pursuant to 847 this section;

848 (7) Coordinating responses to consumer concerns, requests for 849 assistance and referrals to resources, including from state agencies;

(8) Coordinating education and training initiatives, including, but not
limited to, working with (A) local and state public safety and public
health officials and first responders on best practices for serving and
communicating with deaf, deafblind or hard of hearing persons, and (B)
sign language interpreters, oral interpreters and interpreters who are

trained to interpret for deaf, deafblind or hard of hearing persons to
maintain or enhance the skills of such interpreters in a variety of
settings;

(9) Collaborating with interpreting services providers and training
organizations to increase opportunities for mentorships, internships,
apprenticeships and specialized training in interpreting services for
deaf, deafblind or hard of hearing persons;

862 (10) Partnering with civic and community organizations serving deaf,
863 deafblind or hard of hearing persons on workshops and information
864 sessions regarding new laws, regulations or developments regarding
865 services, programs or health care needs of such persons;

866 (11) Raising public awareness of programs and services available to867 deaf, deafblind or hard of hearing persons;

868 (12) Assisting the Public Utilities Regulatory Authority in
869 implementing telecommunication relay service programs for deaf,
870 deafblind or hard of hearing persons. In awarding any contract for such
871 relay service programs, the authority shall consult with the
872 Commissioner of [Aging and] Disability Services and the director of the
873 bureau;

(13) Working with the Governor and Connecticut television stations
on ways to make television broadcasts more accessible to persons who
are deaf, deafblind or hard of hearing; and

(14) In consultation with the Advisory Board for Persons Who are
Deaf, Deafblind or Hard of Hearing established pursuant to section 17a836, as amended by this act, identifying the needs of deaf, deafblind or
hard of hearing persons and addressing policy changes that may be
necessary to better serve such persons.

Sec. 34. Subdivision (2) of section 17a-836 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

885 (2) Establish an annual leadership roundtable meeting with the Board 886 of Regents for Higher Education, the Commissioners of [Aging and] 887 Disability Services, Public Health, Social Services, Mental Health and 888 Addiction Services, Education, Developmental Services, Children and 889 Families, Early Childhood, Economic and Community Development, 890 Emergency Services and Public Protection, Correction, Housing and 891 Higher Education and the Labor Commissioner, or their designees, to 892 discuss best practices to serve persons who are deaf, deafblind or hard 893 of hearing, identify gaps in such services and make recommendations 894 to rectify such gaps;

Sec. 35. Subsection (a) of section 17a-837 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

898 (a) The Commissioner of [Aging and] Disability Services may request 899 and shall receive from any department, division, board, bureau, 900 commission or agency of the state or of any political subdivision thereof 901 such assistance and data as will enable the Department of [Aging and] 902 Disability Services to properly carry out its activities under sections 17a-903 835, as amended by this act, 17a-838, as amended by this act, and 17a-839, as amended by this act, and to effectuate the purposes therein set 904 905 forth.

906 Sec. 36. Section 17a-838 of the general statutes is repealed and the 907 following is substituted in lieu thereof (*Effective July 1, 2026*):

908 (a) For the purposes of this section:

909 (1) "Community setting" means any setting, other than those
910 specifically identified as educational, legal or medical, including, but
911 not limited to, any setting involving everyday life activities such as
912 information sharing, employment, social services, entertainment and
913 civic and community engagements;

914 (2) "Department" means the Department of [Aging and] Disability915 Services;

(3) "Interpreting" means the translating or transliterating of English
concepts to a language concept used by a person who is deaf, deafblind
or hard of hearing or the translating of a deaf, deafblind or hard of
hearing person's language to English concepts through the use of
American Sign Language, English-based sign language, cued speech,
oral transliterating and information received tactually;

(4) "Deafblind" means combined vision and hearing impairments that
challenge a person's ability to communicate, interact with others, access
information and move about safely;

(5) "Educational setting" means any setting where interpretive
services are provided concerning education-related matters, including,
but not limited to, all schools, school-based programs, services and
activities and other educational programs;

(6) "Legal setting" means any criminal or civil action involving a court
of competent jurisdiction, any investigation or action conducted by a
duly authorized law enforcement agency, employment-related
hearings, appointments and situations requiring the presence of an
attorney;

(7) "Medical setting" means gatherings or gathering places where
physical health, mental health, or both are addressed, including, but not
limited to, hospitals, clinics, assisted living and rehabilitation facilities,
mental health treatment sessions, psychological evaluations, substance
abuse treatment sessions, crisis intervention and appointments or other
treatment requiring the presence of a doctor, nurse, medical staff or
other health care professional; and

(8) "Transliterating" means converting or rendering English concepts
to a language concept used by a person who is deaf, deafblind or hard
of hearing or the translating of a deaf, deafblind or hard of hearing
person's language concept to English concepts.

(b) Except as provided in subsections (g) and (h) of this section, allpersons providing interpreting services shall register, annually, with the

947 Department of [Aging and] Disability Services. Such registration shall 948 be on a form prescribed or furnished by the Commissioner of [Aging 949 and] Disability Services and shall include the registrant's name, residential or business address, or both, contact information, including, 950 951 but not limited to, phone number, place of employment as interpreter 952 and interpreter certification or credentials. The department shall (1) 953 issue interpreter identification cards for those who register in 954 accordance with this section, and (2) maintain a current listing on its 955 Internet web site of such registered interpreters, categorized by 956 interpreter settings for which they are qualified. The department may also require documentation of the registrant's training hours. The 957 958 department shall annually issue interpreter identification cards listing the type of settings in which the registrant is qualified to interpret. The 959 960 department shall establish an Internet web page containing information 961 about services for deaf, deafblind and hard of hearing individuals. The 962 department's Internet web page shall include, but not be limited to, 963 information related to such services provided by the department and 964 the Departments of Social Services, Mental Health and Addiction Services and Children and Families. 965

966 (c) Except as provided in subsections (g) and (h) of this section, no 967 person shall provide interpreting services in the state, including in a 968 community setting, unless such person is registered with the 969 Department of [Aging and] Disability Services according to the 970 provisions of this section, holds recognized national or state interpreter 971 credentials determined by the department to be acceptable for 972 interpreting purposes where appropriate in Connecticut and has met at 973 least one of the following qualifications:

(1) (A) Has passed the National Registry of Interpreters for the Deaf
written generalist test or the National Association of the Deaf-National
Registry of Interpreters for the Deaf certification knowledge
examination, (B) holds a level three certification provided by the
National Association of the Deaf, and (C) (i) documents the achievement
of two continuing education units per year for a maximum of five years
of training approved by the Commissioner of Aging and Disability

Services, and (ii) on or before the fifth anniversary of having passed the
National Registry of Interpreters for the Deaf written generalist test or
the National Association of the Deaf-National Registry of Interpreters
for the Deaf certification knowledge examination, has passed the
National Registry of Interpreters for the Deaf performance examination
or the National Association of the Deaf-National Registry of Interpreters
for the Deaf national interpreter certification examination;

988 (2) (A) Has passed the National Registry of Interpreters for the Deaf 989 written generalist test or the National Association of the Deaf-National 990 Registry of Interpreters for the Deaf certification knowledge 991 examination, (B) is a graduate of an accredited interpreter training 992 program and documents the achievement of two continuing education 993 units per year for a maximum of five years of training approved by the 994 commissioner, and (C) on or before the fifth anniversary of having 995 passed the National Registry of Interpreters for the Deaf written 996 generalist test or the National Association of the Deaf-National Registry 997 of Interpreters for the Deaf certification knowledge examination, has 998 passed the National Registry of Interpreters for the Deaf performance 999 examination or the National Association of the Deaf-National Registry 1000 of Interpreters for the Deaf national interpreter certification examination; 1001

1002 (3) Holds a level four or higher certification from the National1003 Association of the Deaf;

1004 (4) Holds certification by the National Registry of Interpreters for the1005 Deaf;

1006 (5) For situations requiring an oral interpreter only, holds oral 1007 certification from the National Registry of Interpreters for the Deaf;

(6) For situations requiring a cued speech transliterator only, holds
certification from the National Training, Evaluation and Certification
Unit and has passed the National Registry of Interpreters for the Deaf
written generalist test;

1012 (7) Holds a reverse skills certificate or is a certified deaf interpreter 1013 under the National Registry of Interpreters for the Deaf;

1014 (8) Holds a National Association of the Deaf-National Registry of1015 Interpreters for the Deaf national interpreting certificate; or

(9) Holds the credential of Approved Deaf Interpreter, Approved
American Sign Language-English Interpreter, or Approved Sign
Language Transliterator by the Massachusetts Commission on the Deaf
and Hard of Hearing.

1020 (d) No person shall provide interpreting services in a medical setting 1021 unless such person is registered with the Department of [Aging and] 1022 Disability Services according to the provisions of this section and holds 1023 (1) a comprehensive skills certificate from the National Registry of 1024 Interpreters for the Deaf, (2) a certificate of interpretation or a certificate 1025 of transliteration from the National Registry of Interpreters for the Deaf, 1026 (3) a level four or higher certification from the National Association of 1027 the Deaf, (4) a reverse skills certificate or certification as a deaf 1028 interpreter under the National Registry of Interpreters for the Deaf, (5) 1029 for situations requiring an oral interpreter only, an oral certification 1030 from the National Registry of Interpreters for the Deaf, (6) for situations 1031 requiring a cued speech transliterator only, a certification from the 1032 National Training, Evaluation and Certification Unit and has passed the 1033 National Registry of Interpreters for the Deaf written generalist test, (7) 1034 a National Association of the Deaf-National Registry of Interpreters for 1035 the Deaf national interpreting certificate, or (8) the credential of 1036 Approved Deaf Interpreter by the Massachusetts Commission on the 1037 Deaf and Hard of Hearing.

(e) No person shall provide interpreting services in a legal setting
unless such person is registered with the Department of [Aging and]
Disability Services according to the provisions of this section and holds
(1) a comprehensive skills certificate from the National Registry of
Interpreters for the Deaf, (2) a certificate of interpretation and a
certificate of transliteration from the National Registry of Interpreters

1044 for the Deaf, (3) a level five certification from the National Association 1045 of the Deaf, (4) a reverse skills certificate or is a certified deaf interpreter 1046 under the National Registry of Interpreters for the Deaf, (5) for 1047 situations requiring an oral interpreter only, an oral certification from 1048 the National Registry of Interpreters for the Deaf, (6) for situations 1049 requiring a cued speech transliterator only, certification from the 1050 National Training, Evaluation and Certification Unit and has passed the 1051 National Registry of Interpreters for the Deaf written generalist test, (7) 1052 a National Association of the Deaf-National Registry of Interpreters for 1053 the Deaf national interpreting certificate, or (8) the credential of 1054 Approved Deaf Interpreter by the Massachusetts Commission on the 1055 Deaf and Hard of Hearing.

1056 (f) No person who is not registered as a qualified interpreter pursuant1057 to this section shall:

- 1058 (1) Engage in the practice of or offer to engage in the practice of 1059 interpreting for another person, an agency or an entity;
- 1060 (2) Use the title "interpreter", "transliterator" or a similar title in 1061 connection with services provided under his or her name;
- 1062 (3) Present or identify himself or herself as an interpreter qualified to1063 engage in interpreting in this state;
- 1064 (4) Use the title "interpreter", "transliterator" or a similar title in 1065 advertisements or communications; or
- 1066 (5) Perform the function of or convey the impression that he or she is1067 an interpreter or transliterator.

1068 (g) The requirements of this section shall apply to persons who (1) 1069 receive compensation for the provision of interpreting services, and (2) 1070 provide interpreting services as part of their job duties. The 1071 requirements of this section shall not apply to nonregistered individuals 1072 such as family members and friends who voluntarily provide 1073 interpreting services at the request of a deaf, deafblind or hard of 1074 hearing person.

1075 (h) The following individuals shall be exempt from the registration1076 requirements of this section:

1077 (1) An individual interpreting at (A) a worship service conducted by
1078 a religious entity, or (B) services for educational purposes conducted by
1079 a religious entity or religiously affiliated school;

1080 (2) An individual engaged in interpreting during an emergency 1081 situation, when obtaining a registered interpreter or registered 1082 transliterator could cause a delay that may lead to injury or loss to the 1083 individual requiring the interpreting services, provided such 1084 emergency assistance does not waive any communication access 1085 requirements for any entity pursuant to the federal Americans with 1086 Disabilities Act or Section 504 of the Rehabilitation Act of 1973, as both 1087 may be amended from time to time;

(3) An individual engaged in interpreting as part of a supervised
internship or practicum in an interpreting program at an accredited
college or university or an interpreting mentorship program approved
by the department if (A) such interpreting is not in a legal, medical or
educational setting, or (B) the individual is accompanied by an
interpreter registered pursuant to this section; or

(4) An interpreter who is certified by a recognized national professional certifying body such as the National Registry of Interpreters for the Deaf or the National Association of the Deaf or a recognized state professional certifying body from outside the state and provides interpreting services in the state for a period of time not exceeding fourteen days during a calendar year.

(i) Deaf, deafblind and hard of hearing persons may exercise their
right to request or use a different registered interpreter than the
interpreter provided to interpret for such persons in any interpreting
setting in accordance with a nationally recognized interpreter code of
professional conduct.

1105 (j) Any person who is not registered in accordance with this section 1106 who represents himself or herself as an interpreter registered with the 1107 Department of [Aging and] Disability Services, or who engages in wilful or fraudulent misrepresentation of his or her credentials in an attempt 1108 1109 to register with the department, shall be guilty of a class C 1110 misdemeanor. Failure to renew such registration in a timely manner 1111 shall not in and of itself constitute a violation for the purposes of this 1112 subsection. For purposes of this subsection, "timely manner" means 1113 registration renewal not more than thirty days after such registration 1114 has expired.

1115 Sec. 37. Section 17a-839 of the general statutes is repealed and the 1116 following is substituted in lieu thereof (*Effective July 1, 2026*):

1117 Upon the request of any person or any public or private entity, the 1118 Department of [Aging and] Disability Services may provide interpreting 1119 services to assist such person or entity to the extent such persons who 1120 provide interpreting services are available. Any person or entity 1121 receiving interpreting services through the department shall reimburse 1122 the department for such services at a rate set by the Commissioner of 1123 [Aging and] Disability Services. The commissioner may adopt 1124 regulations in accordance with the provisions of chapter 54 to establish 1125 the manner of rate setting.

1126 Sec. 38. Section 17a-839a of the general statutes is repealed and the 1127 following is substituted in lieu thereof (*Effective July 1, 2026*):

1128 For purposes of this section, "state agency" has the same meaning as 1129 provided in section 9-612 and "interpreting" has the same meaning as 1130 provided in section 17a-838, as amended by this act. Any state agency 1131 that is unable to fulfill a request for interpreting services with its own 1132 interpreting staff shall first request such services from the Department 1133 of [Aging and] Disability Services and may seek such services elsewhere if (1) the department is unable to fulfill the request in two business days, 1134 1135 or (2) the agency shows good cause that it needs such services 1136 immediately. The provisions of this section shall not (A) apply to the
1137 Department of [Aging and] Disability Services if the department needs 1138 interpreting services related to an internal matter and the use of 1139 department interpreters may raise confidentiality concerns, or (B) affect 1140 any preexisting contract for interpreting services. Interpreting services 1141 provided by a state agency shall be in accordance with the provisions of 1142 section 17a-838, as amended by this act.

1143 Sec. 39. Section 17a-850 of the general statutes is repealed and the 1144 following is substituted in lieu thereof (*Effective July 1, 2026*):

1145 The state shall be divided into five elderly planning and service areas, 1146 in accordance with federal law and regulations, each having an area 1147 agency on aging to carry out the mandates of the federal Older 1148 Americans Act of 1965, as amended from time to time. The area agencies 1149 shall (1) represent older persons within their geographic areas, (2) 1150 develop an area plan for approval by the Department [of Aging and 1151 Disability Services] on Aging and upon such approval administer the 1152 plan, (3) coordinate and assist local public and nonprofit, private 1153 agencies in the development of programs, (4) receive and distribute 1154 federal and state funds for such purposes, in accordance with applicable 1155 law, (5) distribute nutritional risk assessment surveys to older persons, 1156 collect the surveys and report individual and average nutritional risk 1157 assessment scores for each elderly planning and service area to the 1158 Department [of Aging and Disability Services] on Aging, and (6) carry 1159 out any additional duties and functions required by federal law and 1160 regulations.

1161 Sec. 40. Section 17a-851 of the general statutes is repealed and the 1162 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The Department [of Aging and Disability Services] on Aging shall
equitably allocate, in accordance with federal law, federal funds
received under Title IIIB and IIIC of the Older Americans Act of 1965, as
amended from time to time, to the five area agencies on aging
established pursuant to section 17a-850, as amended by this act. The
department, before seeking federal approval to spend any amount

above that allotted for administrative expenses under said act, shall
inform the joint standing committees of the General Assembly having
cognizance of matters relating to aging and human services that it is
seeking such approval.

1173 (b) Sixty per cent of the state funds appropriated to the five area 1174 agencies on aging for elderly nutrition and social services shall be 1175 allocated in the same proportion as allocations made pursuant to 1176 subsection (a) of this section. Forty per cent of all state funds 1177 appropriated to the five area agencies on aging for elderly nutrition and 1178 social services used for purposes other than the required nonfederal 1179 matching funds shall be allocated at the discretion of the Commissioner 1180 [of Aging and Disability Services] on Aging, in consultation with the five area agencies on aging, based on their need for such funds. Any 1181 1182 state funds appropriated to the five area agencies on aging for 1183 administrative expenses shall be allocated equally.

1184 (c) The Department [of Aging and Disability Services] on Aging, in 1185 consultation with the five area agencies on aging, shall review the 1186 method of allocation set forth in subsections (a) and (b) of this section 1187 and evaluate the method used to allocate funding for elderly nutrition 1188 services based on factors including, but not limited to, for each of the 1189 five elderly planning and service areas as described in section 17a-850, 1190 as amended by this act, (1) elderly population data from the most recent 1191 United States census, and (2) average and individual nutritional risk 1192 assessment scores on nutritional risk assessment surveys. The 1193 department shall solicit information and recommendations from elderly 1194 nutrition program providers for consideration in the department's 1195 evaluation. Not later than July 1, 2023, the department shall report, in 1196 accordance with the provisions of section 11-4a, to the joint standing 1197 committees of the General Assembly having cognizance of matters 1198 relating to aging, appropriations and the budgets of state agencies and 1199 human services on (A) the data collected pursuant to this subsection, (B) 1200 the rates of reimbursement for each meals on wheels provider in the 1201 department's elderly nutrition program compared to the cost to provide 1202 meals on wheels for each such provider, (C) the administrative expenses

1203 of each such meals on wheels provider, (D) the number of such meals 1204 on wheels providers that have reduced or eliminated deliveries based 1205 on inadequate state reimbursement, and (E) any recommended changes 1206 in the method of allocation of funds. Providers of meals in the 1207 department's elderly nutrition program shall annually provide the 1208 department with data on service levels and costs.

(d) An area agency may request a person participating in the elderly
nutrition program to pay a voluntary fee for meals furnished, except
that no eligible person shall be denied a meal due to an inability to pay
such fee.

1213 (e) The Department [of Aging and Disability Services] on Aging shall 1214 disburse additional payments under the elderly nutrition program to 1215 any area agency on aging contracting with the department that has 1216 expended fifty per cent or more of the initial disbursement of funding 1217 under such contract. Within available appropriations, the department 1218 shall disburse additional payments not later than thirty days after the 1219 area agency on aging provides documentation prescribed by the 1220 department of such expenditures. The area agency on aging shall 1221 transfer additional payments not later than thirty days after receipt from 1222 the department to vendors that contract with the agency to participate 1223 in the elderly nutrition program. Not later than July 1, 2025, and 1224 annually thereafter, the Commissioner [of Aging and Disability 1225 Services] on Aging shall file a report, in accordance with the provisions 1226 of section 11-4a, with the joint standing committees of the General 1227 Assembly having cognizance of matters relating to aging and human 1228 services on the feasibility of the department disbursing additional funds 1229 under an elderly nutrition program contract upon evidence that a 1230 contracting area agency on aging has expended twenty-five per cent or 1231 more of the initial disbursement of funding under the contract.

(f) The Commissioner [of Aging and Disability Services] <u>on Aging</u>
shall require each area agency on aging, in consultation with the chief
elected officials of the municipalities and municipal agents for elderly
persons appointed pursuant to section 7-127b, as amended by this act,

1236 within the area each agency serves, to develop a continuity of effort plan 1237 to minimize any disruption to benefits provided under the elderly 1238 nutrition program in such area when a provider leaves the program or 1239 there is a significant increase in service levels or demand for the 1240 program. Such plan shall include an area agency on aging applying for 1241 funding to support elderly nutrition program services through any 1242 available grant source. An area agency on aging shall, not later than 1243 January 1, 2025, submit such plan to the commissioner and notify, in 1244 writing, chief elected officials, municipal agents for the elderly and state 1245 and federal elected officials of the area such agency serves not later than 1246 ten business days after a significant increase in service levels or demand 1247 for the elderly nutrition program. The commissioner may withhold 1248 funding from an area agency on aging or take other remedial measures 1249 against such agency for violating any provision of this subsection.

Sec. 41. Subsection (a) of section 17a-852 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(a) The Department [of Aging and Disability Services] on Aging shall
be responsible for the administration of programs which provide
nutritionally sound diets to needy older persons and for the expansion
of such programs when possible. Such programs shall be continued in
such a manner as to fully utilize congregate feeding and nutrition
education of older citizens who qualify for such program.

1259 Sec. 42. Section 17a-852a of the general statutes is repealed and the 1260 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The Commissioner of Social Services, upon a request from the
Commissioner [of Aging and Disability Services] <u>on Aging</u>, or from an
area agency on aging contracting with the Department [of Aging and
Disability Services] <u>on Aging</u> to provide services under the elderly
nutrition program, shall provide information on whether a person who
is eligible to receive services under the elderly nutrition program is
receiving benefits from the supplemental nutrition assistance program.

1268 (b) The Commissioner of Social Services, in consultation with the 1269 Commissioner [of Aging and Disability Services] on Aging, shall 1270 develop a plan to maximize supplemental nutrition assistance program 1271 benefits to support the elderly nutrition program. The plan shall 1272 include, but need not be limited to, (1) outreach to persons who may be 1273 eligible for both the elderly nutrition program and the supplemental 1274 nutrition assistance program, and (2) federally permissible uses of 1275 supplemental nutrition assistance benefits to fund meals provided to 1276 persons age sixty and over, persons with disabilities and such persons' 1277 households.

(c) Not later than October 1, 2024, the Commissioner of Social
Services, in consultation with the Commissioner [of Aging and
Disability Services] <u>on Aging</u>, shall file a report on the plan, in
accordance with the provisions of section 11-4a, with the joint standing
committees of the General Assembly having cognizance of matters
relating to aging and human services.

1284 Sec. 43. Section 17a-853 of the general statutes is repealed and the 1285 following is substituted in lieu thereof (*Effective July 1, 2026*):

1286 The Department [of Aging and Disability Services] on Aging shall 1287 hold quarterly meetings with nutrition service stakeholders to (1) 1288 develop recommendations to address complexities in the administrative 1289 processes of nutrition services programs, (2) establish quality control 1290 benchmarks in such programs, and (3) help move toward greater 1291 quality, efficiency and transparency in the elderly nutrition program. 1292 Stakeholders shall include, but need not be limited to, (A) one 1293 representative of each of the following: (i) Area agencies on aging, (ii) 1294 access agencies, (iii) the Commission on Women, Children, Seniors, 1295 Equity and Opportunity, and (iv) nutrition providers, and (B) one or 1296 more representatives of (i) food security programs, (ii) contractors, (iii) 1297 nutrition host sites, and (iv) consumers.

1298 Sec. 44. Section 17a-854 of the general statutes is repealed and the 1299 following is substituted in lieu thereof (*Effective July 1, 2026*): 1300 The Department [of Aging and Disability Services] on Aging shall 1301 adopt regulations, in accordance with the provisions of chapter 54, to 1302 carry out the purposes, programs and services authorized pursuant to 1303 the Older Americans Act of 1965, as amended from time to time. The 1304 department may operate under any new policy necessary to conform to 1305 a requirement of a federal or joint state and federal program while it is 1306 in the process of adopting the policy in regulation form, provided the 1307 department posts such policy on the eRegulations System not later than 1308 twenty days after adopting the policy. Such policy shall be valid until 1309 the time final regulations are effective.

1310 Sec. 45. Section 17a-855 of the general statutes is repealed and the 1311 following is substituted in lieu thereof (*Effective July 1, 2026*):

1312 The Department [of Aging and Disability Services] on Aging may 1313 make a grant to any city, town or borough or public or private agency, 1314 organization or institution for the following purposes: (1) For 1315 community planning and coordination of programs carrying out the 1316 purposes of the Older Americans Act of 1965, as amended from time to 1317 time; (2) for demonstration programs or activities particularly valuable 1318 in carrying out such purposes; (3) for training of special personnel 1319 needed to carry out such programs and activities; (4) for establishment 1320 of new or expansion of existing programs to carry out such purposes, 1321 including establishment of new or expansion of existing centers of 1322 service for older persons, providing recreational, cultural and other 1323 leisure time activities, and informational, transportation, referral and 1324 preretirement and postretirement counseling services for older persons 1325 and assisting such persons in providing volunteer community or civic 1326 services, except that no costs of construction, other than for minor 1327 alterations and repairs, shall be included in such establishment or 1328 expansion; and (5) for programs to develop or demonstrate approaches, 1329 methods and techniques for achieving or improving coordination of 1330 community services for older or aging persons and such other programs 1331 and services as may be allowed under Title III of the Older Americans Act of 1965, as amended from time to time, or to evaluate these 1332 1333 approaches, techniques and methods, as well as others which may assist 1334 older or aging persons to enjoy wholesome and meaningful living and

- 1335 to continue to contribute to the strength and welfare of the state and 1336 nation.
- 1337 Sec. 46. Section 17a-856 of the general statutes is repealed and the 1338 following is substituted in lieu thereof (*Effective July 1, 2026*):
- 1339 The Department [of Aging and Disability Services] <u>on Aging</u> may use 1340 moneys appropriated for the purposes of section 17a-855<u>, as amended</u> 1341 <u>by this act</u>, for the expenses of administering the grant program under 1342 said section, provided the total of such moneys so used shall not exceed 1343 five per cent of the moneys so appropriated.
- 1344 Sec. 47. Section 17a-857 of the general statutes is repealed and the 1345 following is substituted in lieu thereof (*Effective July 1, 2026*):
- 1346 (a) As used in this section:

(1) "CHOICES" means Connecticut's programs for health insurance
assistance, outreach, information and referral, counseling and eligibility
screening; and

1350 (2) "CHOICES health insurance assistance program" means the 1351 federally recognized state health insurance assistance program funded 1352 pursuant to P.L. 101-508 and administered by the Department [of Aging 1353 and Disability Services] on Aging, in conjunction with the area agencies 1354 on aging and the Center for Medicare Advocacy, that provides free 1355 information and assistance related to health insurance issues and 1356 concerns of older persons and other Medicare beneficiaries in 1357 Connecticut.

- (b) The Department [of Aging and Disability Services] on Aging shall
 administer the CHOICES health insurance assistance program, which
 shall be a comprehensive Medicare advocacy program that provides
 assistance to Connecticut residents who are Medicare beneficiaries.
- 1362 (c) The program shall provide: (1) Toll-free telephone access for 1363 consumers to obtain advice and information on Medicare benefits,

including prescription drug benefits available through the Medicare 1364 1365 Part D program, the Medicare appeals process, health insurance matters 1366 applicable to Medicare beneficiaries and long-term care options 1367 available in the state at least five days per week during normal business 1368 hours; (2) information, advice and representation, where appropriate, 1369 concerning the Medicare appeals process, by a qualified attorney or 1370 paralegal at least five days per week during normal business hours; (3) 1371 information through appropriate means and format, including written 1372 materials, to Medicare beneficiaries, their families, senior citizens and 1373 organizations regarding Medicare benefits, including prescription drug 1374 benefits available through Medicare Part D and other pharmaceutical 1375 drug company programs and long-term care options available in the 1376 state; (4) information concerning Medicare plans and services, private 1377 insurance policies and federal and state-funded programs that are 1378 available to beneficiaries to supplement Medicare coverage; (5) 1379 information permitting Medicare beneficiaries to compare and evaluate 1380 their options for delivery of Medicare and supplemental insurance 1381 services; (6) information concerning the procedure to appeal a denial of 1382 care and the procedure to request an expedited appeal of a denial of 1383 care; and (7) any other information the program or the Commissioner 1384 [of Rehabilitation Services] on Aging deems relevant to Medicare 1385 beneficiaries.

(d) The Commissioner [of Aging and Disability Services] <u>on Aging</u>
may include any additional functions necessary to conform to federal
grant requirements.

1389 (e) All hospitals, as defined in section 19a-490, which treat persons 1390 covered by Medicare Part A shall: (1) Notify incoming patients covered 1391 by Medicare of the availability of the services established pursuant to 1392 subsection (c) of this section, (2) post or cause to be posted in a 1393 conspicuous place therein the toll-free number established pursuant to 1394 subsection (c) of this section, and (3) provide each Medicare patient with 1395 the toll-free number and information on how to access the CHOICES 1396 program.

(f) The Commissioner [of Aging and Disability Services] <u>on Aging</u>
may adopt regulations, in accordance with chapter 54, as necessary to
implement the provisions of this section.

Sec. 48. Subsection (a) of section 17a-858 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

1403 (a) The Commissioner [of Aging and Disability Services] on Aging 1404 shall develop and administer a program to provide a single, coordinated 1405 system of information and access for individuals seeking long-term 1406 support, including in-home, community-based and institutional 1407 services. The program shall be the state Aging and Disability Resource 1408 Center Program in accordance with the federal Older Americans Act 1409 Amendments of 2006, P.L. 109-365 and shall be administered as part of 1410 the Department [of Aging and Disability Services'] on Aging's 1411 CHOICES program in accordance with subdivision (1) of subsection (a) 1412 of section 17a-857, as amended by this act. Consumers served by the 1413 program shall include, but not be limited to, those sixty years of age or 1414 older and those eighteen years of age or older with disabilities and 1415 caregivers.

1416 Sec. 49. Section 17a-859 of the general statutes is repealed and the 1417 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The Department [of Aging and Disability Services] <u>on Aging</u> shall
establish, within available appropriations, a fall prevention program.
Within such program, the department shall:

1421 (1) Promote and support research to: (A) Improve the identification, 1422 diagnosis, treatment and rehabilitation of older persons and others who 1423 have a high risk of falling; (B) improve data collection and analysis to 1424 identify risk factors for falls and factors that reduce the likelihood of falls; (C) design, implement and evaluate the most effective fall 1425 1426 prevention interventions; (D) improve intervention strategies that have 1427 been proven effective in reducing falls by tailoring such strategies to 1428 specific populations of older persons; (E) maximize the dissemination of 1429 proven, effective fall prevention interventions; (F) assess the risk of falls 1430 occurring in various settings; (G) identify barriers to the adoption of 1431 proven interventions with respect to the prevention of falls among older 1432 persons; (H) develop, implement and evaluate the most effective 1433 approaches to reducing falls among high-risk older persons living in 1434 communities and long-term care and assisted living facilities; and (I) 1435 evaluate the effectiveness of community programs designed to prevent 1436 falls among older persons;

1437 (2) Establish, in consultation with the Commissioner of Public Health, 1438 a professional education program in fall prevention, evaluation and 1439 management for physicians, allied health professionals and other health care providers who provide services for older persons in this state. The 1440 1441 Commissioner [of Aging and Disability Services] on Aging may contract 1442 for the establishment of such program through (A) a request for 1443 proposal process, (B) a competitive grant program, or (C) cooperative 1444 agreements with qualified organizations, institutions or consortia of 1445 qualified organizations and institutions;

(3) Oversee and support demonstration and research projects to be
carried out by organizations, institutions or consortia of organizations
and institutions deemed qualified by the Commissioner [of Aging and
Disability Services] <u>on Aging</u>. Such demonstration and research projects
may be in the following areas:

1451 (A) Targeted fall risk screening and referral programs;

(B) Programs designed for community-dwelling older persons that
use fall intervention approaches, including physical activity, medication
assessment and reduction of medication when possible, vision
enhancement and home-modification strategies;

(C) Programs that target new fall victims who are at a high risk for
second falls and that are designed to maximize independence and
quality of life for older persons, particularly those older persons with
functional limitations; and

(D) Private sector and public-private partnerships to develop
technologies to prevent falls among older persons and prevent or reduce
injuries when falls occur; and

(4) Award grants to, or enter into contracts or cooperative agreements
with, organizations, institutions or consortia of organizations and
institutions deemed qualified by the Commissioner [of Aging and
Disability Services] <u>on Aging</u> to design, implement and evaluate fall
prevention programs using proven intervention strategies in residential
and institutional settings.

1469 (b) In awarding any grants or entering into any contracts or 1470 agreements pursuant to this section, after October 1, 2017, the 1471 Commissioner [of Aging and Disability Services] on Aging shall 1472 determine appropriate data and program outcome measures, including 1473 fall prevention program outcome measures, as applicable, that the 1474 recipient organization, institution or consortia of organizations and 1475 institutions shall collect and report to the commissioner and the 1476 frequency of such reports.

Sec. 50. Subsection (b) of section 17a-860 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

1480 (b) The Commissioner [of Aging and Disability Services] on Aging 1481 shall operate a program, within available appropriations, to provide 1482 respite care services for caretakers of individuals with Alzheimer's 1483 disease, provided such individuals with Alzheimer's disease meet the 1484 requirements set forth in subsection (c) of this section. Such respite care 1485 services may include, but need not be limited to (1) homemaker services; 1486 (2) adult day care; (3) temporary care in a licensed medical facility; (4) 1487 home-health care; (5) companion services; or (6) personal care assistant 1488 services. Such respite care services may be administered directly by the 1489 Department [of Aging and Disability Services] on Aging, or through 1490 contracts for services with providers of such services, or by means of 1491 direct subsidy to caretakers of individuals with Alzheimer's disease to

1492 purchase such services.

1493 Sec. 51. Section 17a-862 of the general statutes is repealed and the 1494 following is substituted in lieu thereof (*Effective July 1, 2026*):

1495 There shall be within the Department [of Aging and Disability 1496 Services] on Aging a dementia services coordinator. The dementia 1497 services coordinator shall (1) coordinate dementia services across state 1498 agencies, (2) assess and analyze dementia-related data collected by the 1499 state, (3) evaluate state-funded dementia services, (4) identify and 1500 support the development of dementia-specific training programs, and 1501 (5) perform any other relevant duties to support individuals with 1502 dementia in the state, as determined by the Commissioner [of Aging and 1503 Disability Services] on Aging.

1504 Sec. 52. Section 17a-870 of the general statutes is repealed and the 1505 following is substituted in lieu thereof (*Effective July 1, 2026*):

1506 (a) As used in this chapter:

(1) "State agency" means the Department [of Aging and DisabilityServices] <u>on Aging</u>.

(2) "Office" or "Office of the Long-Term Care Ombudsman" means the
organizational unit which is headed by the State Long-Term Care
Ombudsman established in this section.

(3) "State Ombudsman" means the individual who heads the officeestablished in this section.

(4) "Program" means the long-term care ombudsman programestablished in this section.

(5) "Representative of the office" includes a regional ombudsman, a
residents' advocate or an employee of the Office of the Long-Term Care
Ombudsman who is individually designated by the State Ombudsman.

1519 (6) "Resident" means an individual who resides in a long-term care

1520 facility.

1521 (7) "Long-term care facility" means any skilled nursing facility, as 1522 defined in Section 1819(a) of the Social Security Act, (42 USC 1395i-3(a)) 1523 any nursing facility, as defined in Section 1919(a) of the Social Security 1524 Act, (42 USC 1396r(a)) a board and care facility as defined in Section 1525 102(19) of the federal Older Americans Act, (42 USC 3002(19)) and for 1526 purposes of ombudsman program coverage, an institution regulated by 1527 the state pursuant to Section 1616(e) of the Social Security Act, (42 USC 1528 1382e(e)) and any other adult care home similar to a facility or nursing 1529 facility or board and care home.

1530 (8) "Commissioner" means the Commissioner [of Aging and1531 Disability Services] <u>on Aging</u>.

(9) "Applicant" means an individual who has applied for admissionto a long-term care facility.

1534 (10) "Resident representative" means (A) an individual chosen by the 1535 resident to act on behalf of the resident in order to support the resident 1536 in decision making, accessing medical, social or other personal 1537 information of the resident, managing financial matters, or receiving 1538 notifications; (B) a person authorized by state or federal law to act on 1539 behalf of the resident in order to support the resident in decision 1540 making, accessing medical, social or other personal information of the 1541 resident, managing financial matters, or receiving notifications; (C) a 1542 legal representative, as used in Section 712 of the Older Americans Act 1543 of 1965, as amended from time to time; or (D) the court-appointed 1544 guardian or conservator of a resident.

(b) There is established an independent Office of the Long-Term Care
Ombudsman within the Department [of Aging and Disability Services]
<u>on Aging</u>. The Commissioner [of Aging and Disability Services] <u>on</u>
<u>Aging shall appoint a State Ombudsman, or, if a State Ombudsman has</u>
<u>already been appointed, a successor State Ombudsman when the</u>
<u>position becomes vacant</u>, who shall be selected from among individuals
with expertise and experience in the fields of long-term care and

advocacy to head the office and the State Ombudsman shall appoint
regional ombudsmen. In the event the State Ombudsman or a regional
ombudsman is unable to fulfill the duties of the office, the commissioner
shall appoint an acting State Ombudsman and the State Ombudsman
shall appoint an acting regional ombudsman.

1557 (c) Notwithstanding the provisions of subsection (b) of this section, 1558 on and after July 1, 1990, the positions of State Ombudsman and regional 1559 ombudsmen shall be classified service positions. The State Ombudsman 1560 and regional ombudsmen holding said positions on said date shall 1561 continue to serve in their positions as if selected through classified 1562 service procedures. As vacancies occur in such positions thereafter, such 1563 vacancies shall be filled in accordance with classified service 1564 procedures.

(d) The activities of the State Ombudsman or representatives of theoffice do not constitute lobbying under 45 CFR Part 93.

1567 Sec. 53. Section 17a-872 of the general statutes is repealed and the 1568 following is substituted in lieu thereof (*Effective July 1, 2026*):

1569 No person may perform any functions as a residents' advocate until 1570 the person has successfully completed a course of training required by 1571 the State Ombudsman. Any residents' advocate who fails to complete 1572 such a course within a reasonable time after appointment may be removed by the State Ombudsman or the regional ombudsman for the 1573 1574 region in which such residents' advocate serves. The Commissioner [of 1575 Aging and Disability Services] on Aging, after consultation with the 1576 State Ombudsman, shall adopt regulations, in accordance with the 1577 provisions of chapter 54, to carry out the provisions of this section. Such 1578 regulations shall include, but not be limited to, the course of training 1579 required by this section.

Sec. 54. Subsection (c) of section 17a-876 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

1583 1584 1585 1586	(c) The Commissioner [of Aging and Disability Services] <u>on Aging</u> shall have authority to seek funding for the purposes contained in this section from public and private sources, including, but not limited to, any federal or state funded programs.
1587 1588	Sec. 55. Section 17a-879 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
1589 1590 1591 1592 1593	The Commissioner [of Aging and Disability Services] <u>on Aging</u> , after consultation with the State Ombudsman, shall adopt regulations in accordance with the provisions of chapter 54, to carry out the provisions of sections 17a-412, 17a-413, 17a-870 to 17a-880, inclusive <u>, as amended</u> <u>by this act</u> , 19a-531 and 19a-532.
1594 1595	Sec. 56. Section 17a-880 of the general statutes is repealed and the following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
1596 1597	The Commissioner [of Aging and Disability Services] <u>on Aging</u> shall require the State Ombudsman to:
1598	(1) Prepare an annual report:
1599 1600	(A) Describing the activities carried out by the office in the year for which the report is prepared;
1601 1602	(B) Containing and analyzing the data collected under section 17a- 881;
1603 1604	(C) Evaluating the problems experienced by and the complaints made by or on behalf of residents;
1605 1606 1607	(D) Containing recommendations for (i) improving the quality of the care and life of the residents, and (ii) protecting the health, safety, welfare and rights of the residents;
1608 1609 1610	(E) (i) Analyzing the success of the program including success in providing services to residents of long-term care facilities; and (ii) identifying barriers that prevent the optimal operation of the program;

1611 and

1612 (F) Providing policy, regulatory and legislative recommendations to 1613 solve identified problems, to resolve the complaints, to improve the 1614 quality of the care and life of residents, to protect the health, safety, 1615 welfare and rights of residents and to remove the barriers that prevent 1616 the optimal operation of the program.

1617 (2) Analyze, comment on and monitor the development and 1618 implementation of federal, state and local laws, regulations and other 1619 government policies and actions that pertain to long-term care facilities 1620 and services, and to the health, safety, welfare and rights of residents in 1621 the state, and recommend any changes in such laws, regulations and 1622 policies as the office determines to be appropriate.

1623 (3) (A) Provide such information as the office determines to be 1624 necessary to public and private agencies, legislators and other persons, regarding (i) the problems and concerns of older individuals residing in 1625 1626 long-term care facilities; and (ii) recommendations related to the 1627 problems and concerns; and (B) make available to the public and submit 1628 to the federal assistant secretary for aging, the Governor, the General 1629 Assembly, the Department of Public Health and other appropriate 1630 governmental entities, each report prepared under subdivision (1) of 1631 this section.

Sec. 57. Subsection (c) of section 17a-885 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

1635 (c) Not later than June 30, 2005, the Long-Term Care Ombudsman 1636 shall submit a report on the pilot program to the Commissioners [of 1637 Aging and Disability Services] on Aging and of Public Health, and to 1638 the joint standing committees of the General Assembly having 1639 cognizance of matters relating to <u>aging</u>, human services, public health 1640 and appropriations. [, and to the select committee of the General 1641 Assembly having cognizance of matters relating to aging.] The report 1642 shall be submitted in accordance with section 11-4a.

1643 Sec. 58. Subsection (b) of section 17b-4 of the general statutes is 1644 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1645 2026):

1646 (b) The Department of Social Services, in conjunction with the 1647 Department of Public Health and the Department [of Aging and 1648 Disability Services] on Aging, may adopt regulations in accordance with 1649 the provisions of chapter 54 to establish requirements with respect to 1650 the submission of reports concerning financial solvency and quality of 1651 care by nursing homes for the purpose of determining the financial 1652 viability of such homes, identifying homes that appear to be 1653 experiencing financial distress and examining the underlying reasons 1654 for such distress. Such reports shall be submitted to the Nursing Home 1655 Financial Advisory Committee established under section 17b-339.

Sec. 59. Subsection (c) of section 17b-28 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(c) On and after October 31, 2017, the council shall be composed ofthe following members:

(1) The chairpersons and ranking members of the joint standing
committees of the General Assembly having cognizance of matters
relating to aging, human services, public health and appropriations and
the budgets of state agencies, or their designees;

(2) Five appointed by the speaker of the House of Representatives,
one of whom shall be a member of the General Assembly, one of whom
shall be a community provider of adult Medicaid health services, one of
whom shall be a recipient of Medicaid benefits for the aged, blind and
disabled or an advocate for such a recipient, one of whom shall be a
representative of the state's federally qualified health clinics and one of
whom shall be a member of the Connecticut Hospital Association;

1672 (3) Five appointed by the president pro tempore of the Senate, one of 1673 whom shall be a member of the General Assembly, one of whom shall be a representative of the home health care industry, one of whom shall
be a primary care medical home provider, one of whom shall be an
advocate for Department of Children and Families foster families and
one of whom shall be a representative of the business community with
experience in cost efficiency management;

(4) Three appointed by the majority leader of the House of
Representatives, one of whom shall be an advocate for persons with
substance abuse disabilities, one of whom shall be a Medicaid dental
provider and one of whom shall be a representative of the for-profit
nursing home industry;

(5) Three appointed by the majority leader of the Senate, one of whom
shall be a representative of school-based health centers, one of whom
shall be a recipient of benefits under the HUSKY Health program and
one of whom shall be a physician who serves Medicaid clients;

(6) Three appointed by the minority leader of the House of
Representatives, one of whom shall be an advocate for persons with
disabilities, one of whom shall be a dually eligible Medicaid-Medicare
beneficiary or an advocate for such a beneficiary and one of whom shall
be a representative of the not-for-profit nursing home industry;

(7) Three appointed by the minority leader of the Senate, one of
whom shall be a low-income adult recipient of Medicaid benefits or an
advocate for such a recipient, one of whom shall be a representative of
hospitals and one of whom shall be a representative of the business
community with experience in cost efficiency management;

1698 (8) The executive director of the Commission on Women, Children,1699 Seniors, Equity and Opportunity, or the executive director's designee;

(9) A member of the Commission on Women, Children, Seniors,
Equity and Opportunity, designated by the executive director of said
commission;

1703 (10) A representative of the Long-Term Care Advisory Council;

1704 (11) The Commissioners of Social Services, Children and Families, 1705 Public Health, Developmental Services, [Aging and Disability Services 1706 and] Mental Health and Addiction Services and on Aging, or their 1707 designees, who shall be ex-officio nonvoting members; (12) The Comptroller, or the Comptroller's designee, who shall be an 1708 1709 ex-officio nonvoting member; 1710 (13) The Secretary of the Office of Policy and Management, or the 1711 secretary's designee, who shall be an ex-officio nonvoting member; and 1712 (14) One representative of an administrative services organization 1713 which contracts with the Department of Social Services in the 1714 administration of the Medicaid program, who shall be a nonvoting 1715 member. 1716 Sec. 60. Subsection (b) of section 17b-90 of the general statutes is 1717 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1718 2026): 1719 (b) No person shall, except for purposes directly connected with the 1720 administration of programs of the Department of Social Services and in

1721 accordance with the regulations of the commissioner, solicit, disclose, 1722 receive or make use of, or authorize, knowingly permit, participate in or 1723 acquiesce in the use of, any list of the names of, or any information 1724 concerning, persons applying for or receiving assistance from the 1725 Department of Social Services or persons participating in a program 1726 administered by said department, directly or indirectly derived from 1727 the records, papers, files or communications of the state or its 1728 subdivisions or agencies, or acquired in the course of the performance 1729 of official duties. The Commissioner of Social Services shall disclose (1) 1730 to any authorized representative of the Labor Commissioner such 1731 directly related to unemployment compensation, information 1732 administered pursuant to chapter 567 or information necessary for 1733 implementation of sections 17b-112l, 17b-688b, 17b-688c and 17b-688h 1734 and section 122 of public act 97-2 of the June 18 special session, (2) to 1735 any authorized representative of the Commissioner of Mental Health 1736 and Addiction Services any information necessary for the 1737 implementation and operation of the basic needs supplement program, 1738 (3) to any authorized representative of the Commissioner of 1739 Administrative Services or the Commissioner of Emergency Services 1740 and Public Protection such information as the Commissioner of Social 1741 Services determines is directly related to and necessary for the 1742 Department of Administrative Services or the Department of 1743 Emergency Services and Public Protection for purposes of performing 1744 their functions of collecting social services recoveries and overpayments 1745 or amounts due as support in social services cases, investigating social 1746 services fraud or locating absent parents of public assistance recipients, 1747 (4) to any authorized representative of the Commissioner of Children 1748 and Families necessary information concerning a child or the immediate 1749 family of a child receiving services from the Department of Social 1750 Services, including safety net services, if (A) the Commissioner of 1751 Children and Families or the Commissioner of Social Services has 1752 determined that imminent danger to such child's health, safety or 1753 welfare exists to target the services of the family services programs 1754 administered by the Department of Children and Families, or (B) the 1755 Commissioner of Children and Families requires access to the federal 1756 Parent Locator Service established pursuant to 42 USC 653 in order to 1757 identify a parent or putative parent of a child, (5) to a town official or 1758 other contractor or authorized representative of the Labor 1759 Commissioner such information concerning an applicant for or a 1760 recipient of assistance under state-administered general assistance 1761 deemed necessary by the Commissioner of Social Services and the Labor 1762 Commissioner to carry out their respective responsibilities to serve such 1763 persons under the programs administered by the Labor Department 1764 that are designed to serve applicants for or recipients of state-1765 administered general assistance, (6) to any authorized representative of 1766 the Commissioner of Mental Health and Addiction Services for the 1767 purposes of the behavioral health managed care program established by 1768 section 17a-453, (7) to any authorized representative of the 1769 Commissioner of Early Childhood to carry out his or her respective 1770 responsibilities under the two-generational academic achievement and 1771 workforce readiness initiative established pursuant to section 17b-112l 1772 and programs that regulate child care services or youth camps, (8) to a 1773 health insurance provider, in IV-D support cases, as defined in 1774 subdivision (13) of subsection (b) of section 46b-231, information 1775 concerning a child and the custodial parent of such child that is 1776 necessary to enroll such child in a health insurance plan available 1777 through such provider when the noncustodial parent of such child is 1778 under court order to provide health insurance coverage but is unable to 1779 provide such information, provided the Commissioner of Social 1780 Services determines, after providing prior notice of the disclosure to 1781 such custodial parent and an opportunity for such parent to object, that 1782 such disclosure is in the best interests of the child, (9) to any authorized 1783 representative of the Department of Correction, in IV-D support cases, as defined in subdivision (13) of subsection (b) of section 46b-231, 1784 1785 information concerning noncustodial parents that is necessary to 1786 identify inmates or parolees with IV-D support cases who may benefit 1787 from Department of Correction educational, training, skill building, 1788 work or rehabilitation programming that will significantly increase an 1789 inmate's or parolee's ability to fulfill such inmate's support obligation, 1790 (10) to any authorized representative of the Judicial Branch, in IV-D 1791 support cases, as defined in subdivision (13) of subsection (b) of section 1792 46b-231, information concerning noncustodial parents that is necessary 1793 to: (A) Identify noncustodial parents with IV-D support cases who may 1794 benefit from educational, training, skill building, work or rehabilitation 1795 programming that will significantly increase such parent's ability to 1796 fulfill such parent's support obligation, (B) assist in the administration 1797 of the Title IV-D child support program, or (C) assist in the identification 1798 of cases involving family violence, (11) to any authorized representative 1799 of the State Treasurer, in IV-D support cases, as defined in subdivision 1800 (13) of subsection (b) of section 46b-231, information that is necessary to 1801 identify child support obligors who owe overdue child support prior to 1802 the Treasurer's payment of such obligors' claim for any property 1803 unclaimed or presumed abandoned under part III of chapter 32, (12) to 1804 any authorized representative of the Secretary of the Office of Policy and 1805 Management any information necessary for the implementation and

1806 operation of the renters rebate program established by section 12-170d, 1807 or (13) to any authorized representative of the Department [of Aging 1808 and Disability Services] on Aging, or to an area agency on aging 1809 contracting with said department to provide services under the elderly 1810 nutrition program, information on persons enrolled in the supplemental 1811 program who have requested or been nutrition assistance 1812 recommended to receive elderly nutrition program services. No such 1813 representative shall disclose any information obtained pursuant to this 1814 section, except as specified in this section. Any applicant for assistance 1815 provided through the Department of Social Services shall be notified 1816 that, if and when such applicant receives benefits, the department will 1817 be providing law enforcement officials with the address of such 1818 applicant upon the request of any such official pursuant to section 17b-1819 16a.

Sec. 61. Subsection (c) of section 17b-337 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

1823 (c) The Long-Term Care Planning Committee shall consist of: (1) The 1824 chairpersons and ranking members of the joint standing committees of 1825 the General Assembly having cognizance of matters relating to human 1826 services, public health, elderly services and long-term care; (2) the 1827 Commissioner of Social Services, or the commissioner's designee; (3) 1828 one member of the Office of Policy and Management appointed by the 1829 Secretary of the Office of Policy and Management; (4) one member from 1830 the Department of Public Health appointed by the Commissioner of 1831 Public Health; (5) one member from the Department of Housing 1832 appointed by the Commissioner of Housing; (6) one member from the 1833 Department of Developmental Services appointed by the Commissioner 1834 of Developmental Services; (7) one member from the Department of 1835 Mental Health and Addiction Services appointed by the Commissioner 1836 of Mental Health and Addiction Services; (8) one member from the Department of Transportation appointed by the Commissioner of 1837 Transportation; (9) one member from the Department of Children and 1838 1839 Families appointed by the Commissioner of Children and Families; (10)

1840 one member from the Health Systems Planning Unit of the Office of 1841 Health Strategy appointed by the Commissioner of Health Strategy; and 1842 (11) one member from the Department [of Aging and Disability 1843 Services] on Aging appointed by the Commissioner [of Aging and 1844 Disability Services] on Aging. The committee shall convene no later than 1845 ninety days after June 4, 1998. Any vacancy shall be filled by the 1846 appointing authority. The chairperson shall be elected from among the 1847 members of the committee. The committee shall seek the advice and 1848 participation of any person, organization or state or federal agency it 1849 deems necessary to carry out the provisions of this section.

1850 Sec. 62. Section 17b-352 of the general statutes is repealed and the 1851 following is substituted in lieu thereof (*Effective July 1, 2026*):

1852 (a) For the purposes of this section and section 17b-353, "facility" 1853 means a residential facility for persons with intellectual disability 1854 licensed pursuant to section 17a-277 and certified to participate in the 1855 Title XIX Medicaid program as an intermediate care facility for 1856 individuals with intellectual disabilities, a nursing home, rest home or 1857 residential care home, as defined in section 19a-490. "Facility" does not 1858 include a nursing home that does not participate in the Medicaid 1859 program and is associated with a continuing care facility as described in 1860 section 17b-520.

1861 (b) Any facility which intends to (1) transfer all or part of its 1862 ownership or control prior to being initially licensed; (2) introduce any 1863 additional function or service into its program of care or expand an 1864 existing function or service; (3) terminate a service or decrease 1865 substantially its total licensed bed capacity; or (4) relocate all or a portion 1866 of such facility's licensed beds, to a new facility or replacement facility, shall submit a complete request for permission to implement such 1867 1868 transfer, addition, expansion, increase, termination, decrease or 1869 relocation of facility beds to the Department of Social Services with such 1870 information as the department requires, provided no permission or 1871 request for permission is required (A) to close a facility when a facility 1872 in receivership is closed by order of the Superior Court pursuant to

1873 section 19a-545, or (B) to change a facility's licensure as a rest home with 1874 nursing supervision to licensure as a chronic and convalescent nursing 1875 home. The Commissioner of Social Services shall consider the criteria in 1876 subdivisions (3) and (4) of subsection (a) of section 17b-354 when 1877 evaluating a certificate of need request to relocate licensed nursing 1878 facility beds from an existing facility to another licensed nursing facility 1879 or to a new facility or replacement facility. The Office of the Long-Term 1880 Care Ombudsman, or, in the case of a residential facility for persons 1881 with intellectual disability licensed pursuant to section 17a-277, as 1882 described in subsection (a) of this section, the Office of the 1883 Developmental Services Ombudsperson shall be notified by the facility 1884 of any proposed actions pursuant to this subsection at the same time the request for permission is submitted to the department and when a 1885 1886 facility in receivership is closed by order of the Superior Court pursuant 1887 to section 19a-545.

1888 (c) A facility may submit a petition for closure to the Department of 1889 Social Services. The Department of Social Services may authorize the 1890 closure of a facility if the facility's management demonstrates to the 1891 satisfaction of the Commissioner of Social Services in the petition for 1892 closure that the facility (1) is not viable based on actual and projected 1893 operating losses; (2) has an occupancy rate of less than seventy per cent 1894 of the facility's licensed bed capacity; (3) closure is consistent with the 1895 strategic rebalancing plan developed in accordance with section 17b-1896 369, including bed need by geographical region; (4) is in compliance 1897 with the requirements of Sections 1128I(h) and 1819(h)(4) of the Social 1898 Security Act and 42 CFR 483.75; and (5) is not providing special services 1899 that would go unmet if the facility closes. The department shall review 1900 a petition for closure to the extent it deems necessary and the facility 1901 shall submit information the department requests or deems necessary 1902 to substantiate that the facility closure is consistent with the provisions 1903 of this subsection. The facility shall submit information the department 1904 requests or deems necessary to allow the department to provide 1905 oversight during this process. The Office of the Long-Term Care 1906 Ombudsman, or, in the case of a residential facility for persons with 1907 intellectual disability licensed pursuant to section 17a-277, as described 1908 in subsection (a) of this section, the Office of the Developmental Services 1909 Ombudsperson shall be notified by the facility at the same time as a petition for closure is submitted to the department. Any facility acting 1910 1911 pursuant to this subsection shall provide written notice, on the same 1912 date that the facility submits its petition for closure, to all patients, 1913 guardians or conservators, if any, or legally liable relatives or other 1914 responsible parties, if known, and shall post such notice in a 1915 conspicuous location at the facility. The facility's written notice shall be 1916 accompanied by an informational letter issued jointly from the Office of the Long-Term Care Ombudsman and the Department [of Aging and 1917 1918 Disability Services] on Aging, or, in the case of a residential facility for 1919 persons with intellectual disability licensed pursuant to section 17a-277, 1920 as described in subsection (a) of this section, the Office of the 1921 Developmental Services Ombudsperson and the Department [of Aging 1922 and Disability Services] on Aging on patients' rights and services 1923 available as they relate to the petition for closure. The informational 1924 letter shall also state the date and time that the Office of the Long-Term 1925 Care Ombudsman and the Department of Public Health, or, in the case 1926 of a residential facility for persons with intellectual disability licensed 1927 pursuant to section 17a-277, as described in subsection (a) of this section, 1928 the Office of the Developmental Services Ombudsperson and the 1929 Department of Public Health will hold an informational session at the 1930 facility for patients, guardians or conservators, if any, and legally liable 1931 relatives or other responsible parties, if known, about their rights and 1932 the process concerning a petition for closure. The notice shall state: (A) 1933 The date the facility submitted the petition for closure, (B) that only the 1934 Department of Social Services has the authority to either grant or deny 1935 the petition for closure, (C) that the Department of Social Services has 1936 up to thirty days to grant or deny the petition for closure, (D) a brief 1937 description of the reason or reasons for submitting the petition for 1938 closure, (E) that no patient shall be involuntarily transferred or 1939 discharged within or from a facility pursuant to state and federal law 1940 because of the filing of a petition for closure, (F) that all patients have a 1941 right to appeal any proposed transfer or discharge, and (G) the name,

mailing address and telephone number of the Office of the Long-Term
Care Ombudsman and local legal aid office, or, in the case of a
residential facility for persons with intellectual disability licensed
pursuant to section 17a-277, as described in subsection (a) of this section,
the Office of the Developmental Services Ombudsperson and local legal
aid office. The commissioner shall grant or deny a petition for closure
within thirty days of receiving such request.

1949 (d) An applicant, prior to submitting a certificate of need application, 1950 shall request, in writing, application forms and instructions from the 1951 department. The request shall include: (1) The name of the applicant or 1952 applicants; (2) a statement indicating whether the application is for (A) 1953 a new, additional, expanded or replacement facility, service or function 1954 or relocation of facility beds, (B) a termination or reduction in a 1955 presently authorized service or bed capacity, or (C) any new, additional 1956 or terminated beds and their type; (3) the estimated capital cost; (4) the 1957 town where the project is or will be located; and (5) a brief description 1958 of the proposed project. Such request shall be deemed a letter of intent. 1959 No certificate of need application shall be considered submitted to the 1960 department unless a current letter of intent, specific to the proposal and 1961 in accordance with the provisions of this subsection, has been on file with the department for not less than ten business days. For purposes of 1962 1963 this subsection, "a current letter of intent" means a letter of intent on file 1964 with the department for not more than one hundred eighty days. A 1965 certificate of need application shall be deemed withdrawn by the 1966 department, if a department completeness letter is not responded to 1967 within one hundred eighty days. The Office of the Long-Term Care 1968 Ombudsman, or, in the case of a residential facility for persons with 1969 intellectual disability licensed pursuant to section 17a-277, as described 1970 in subsection (a) of this section, the Office of the Developmental Services 1971 Ombudsperson shall be notified by the facility at the same time as the 1972 letter of intent is submitted to the department.

(e) Any facility acting pursuant to subdivision (3) of subsection (b) of
this section shall provide written notice, at the same time it submits its
letter of intent, to all patients, guardians or conservators, if any, or

1976 legally liable relatives or other responsible parties, if known, and shall 1977 post such notice in a conspicuous location at the facility. The facility's 1978 written notice shall be accompanied by an informational letter issued 1979 jointly from the Office of the Long-Term Care Ombudsman and the 1980 Department [of Aging and Disability Services] on Aging, or, in the case 1981 of a residential facility for persons with intellectual disability licensed pursuant to section 17a-277, as described in subsection (a) of this section, 1982 1983 the Office of the Developmental Services Ombudsperson and the 1984 Department [of Aging and Disability Services] on Aging on patients' 1985 rights and services available as they relate to the letter of intent. The 1986 notice shall state the following: (1) The projected date the facility will be 1987 submitting its certificate of need application, (2) that only the 1988 Department of Social Services has the authority to either grant, modify 1989 or deny the application, (3) that the Department of Social Services has 1990 up to ninety days to grant, modify or deny the certificate of need 1991 application, (4) a brief description of the reason or reasons for 1992 submitting a request for permission, (5) that no patient shall be 1993 involuntarily transferred or discharged within or from a facility 1994 pursuant to state and federal law because of the filing of the certificate 1995 of need application, (6) that all patients have a right to appeal any 1996 proposed transfer or discharge, and (7) the name, mailing address and 1997 telephone number of the Office of the Long-Term Care Ombudsman 1998 and local legal aid office, or, in the case of a residential facility for 1999 persons with intellectual disability licensed pursuant to section 17a-277, 2000 as described in subsection (a) of this section, the Office of the 2001 Developmental Services Ombudsperson and local legal aid office.

2002 (f) The Department of Social Services shall review a request made 2003 pursuant to subsection (b) of this section to the extent it deems 2004 necessary, including, but not limited to, in the case of a proposed 2005 transfer of ownership or control prior to initial licensure, the financial 2006 responsibility and business interests of the transferee and the ability of 2007 the facility to continue to provide needed services, or in the case of the 2008 addition or expansion of a function or service, ascertaining the 2009 availability of the function or service at other facilities within the area to

2010 be served, the need for the service or function within the area and any 2011 other factors the department deems relevant to a determination of 2012 whether the facility is justified in adding or expanding the function or 2013 service. During the review, the department may hold an informal 2014 conference with the facility to discuss the certificate of need application. 2015 The Commissioner of Social Services shall grant, modify or deny the 2016 request within ninety days of receipt thereof, except as otherwise 2017 provided in this section. The commissioner may place conditions, as the 2018 commissioner deems necessary to address specified concerns, on any 2019 decision approving or modifying a request for a certificate of need filed 2020 pursuant to this section. Conditions may include, but are not limited to, 2021 Medicaid reimbursement details project and and applicant 2022 requirements for summary and audit purposes. If the commissioner 2023 modifies the request, the commissioner shall notify the facility of such 2024 modification prior to issuing the decision and provide the applicant 2025 with an opportunity for an informal conference to discuss the 2026 modifications. Upon the request of the applicant, the review period may 2027 be extended for an additional fifteen days if the department has 2028 requested additional information subsequent to the commencement of 2029 the commissioner's review period. The director of the office of certificate 2030 of need and rate setting may extend the review period for a maximum 2031 of thirty days if the applicant has not filed in a timely manner 2032 information deemed necessary by the department. The applicant may 2033 request and shall receive a hearing in accordance with section 4-177 if 2034 aggrieved by a decision of the commissioner.

2035 (g) The Commissioner of Social Services shall not approve any 2036 requests for beds in residential facilities for persons with intellectual 2037 disability which are licensed pursuant to section 17a-227 and are 2038 certified to participate in the Title XIX Medicaid Program as 2039 intermediate care facilities for individuals with intellectual disabilities, 2040 except those beds necessary to implement the residential placement 2041 goals of the Department of Developmental Services which are within 2042 available appropriations.

2043 (h) The Commissioner of Social Services shall adopt regulations, in

2044 accordance with chapter 54, to implement the provisions of this section.

2045 Sec. 63. Section 17b-606 of the general statutes is repealed and the 2046 following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of Social Services shall maintain on the department's Internet web site information on services provided to persons with disabilities. The department's Internet web site shall include a link to the Internet web page maintained by the Department of [Aging and] Disability Services pursuant to section 17a-838, as amended by this act, containing information about services for deaf, deafblind and hard of hearing individuals.

2054 Sec. 64. Section 21a-3a of the general statutes is repealed and the 2055 following is substituted in lieu thereof (*Effective July 1, 2026*):

The Department of Consumer Protection, in collaboration with the Department [of Aging and Disability Services] <u>on Aging</u>, shall conduct a public awareness campaign, within available funding, to educate elderly consumers and caregivers on ways to resist aggressive marketing tactics and scams.

2061 Sec. 65. Section 23-15c of the general statutes is repealed and the 2062 following is substituted in lieu thereof (*Effective July 1, 2026*):

2063 (a) Not later than December 1, 2015, and annually thereafter, any 2064 person who has a contractual agreement with the Department of [Aging] 2065 and] Disability Services for the operation in any state park of any food 2066 service facility, vending machine or stand for the vending of goods shall 2067 report to the Department of [Aging and] Disability Services the amount 2068 of revenue that such person generated during the calendar year as a 2069 result of such contract. Not later than January 1, 2016, and each year 2070 thereafter, the Department of [Aging and] Disability Services shall 2071 compile any reports received pursuant to this subsection and transmit 2072 such reports to the Commissioner of Energy and Environmental 2073 Protection.

2074 (b) On or before January 30, 2016, and each year thereafter, the 2075 Commissioner of Energy and Environmental Protection shall compile 2076 the following information: (1) The number of food service facilities, 2077 vending machines and stands for the vending of goods that are located 2078 in the state parks and the location of the respective parks that have such 2079 facilities, machines or stands, (2) the amount of revenues generated from 2080 such food service facilities, vending machines and stands for the vending of goods, as reported to the commissioner by the Department 2081 2082 of [Aging and] Disability Services pursuant to subsection (a) of this 2083 section, (3) the contractual agreement or provision of law that provides 2084 for the payment of any portion of such revenues to the state or that 2085 prohibits or limits the payment of such revenues to the state, (4) the 2086 amount of such revenues paid to the state in the subject calendar year, 2087 and (5) the manner in which such revenues were used by the state, if 2088 identifiable by the commissioner.

2089 Sec. 66. Section 26-29 of the general statutes is repealed and the 2090 following is substituted in lieu thereof (*Effective July 1, 2026*):

2091 No fee shall be charged for any sport fishing license issued under this 2092 chapter to any person who is blind, and such license shall be a lifetime 2093 license not subject to the expiration provisions of section 26-35. Proof of 2094 such blindness shall be furnished, in the case of a veteran, by the United 2095 States Department of Veterans Affairs and, in the case of any other 2096 person, by the Department of [Aging and] Disability Services. For the 2097 purpose of this section, a person shall be blind only if his or her central 2098 visual acuity does not exceed 20/200 in the better eye with correcting 2099 lenses, or if his or her visual acuity is greater than 20/200 but is 2100 accompanied by a limitation in the fields of vision such that the widest 2101 diameter of the visual field subtends an angle no greater than twenty 2102 degrees.

Sec. 67. Subsection (a) of section 31-3i of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(a) Pursuant to Section 101 of the federal Workforce Innovation and
Opportunity Act of 2014, P.L. 113-128, the members of the Governor's
Workforce Council shall be:

2109 (1) The Governor;

(2) A member of the House of Representatives, appointed by the
speaker of the House of Representatives, and a member of the Senate,
appointed by the president pro tempore of the Senate;

2113 (3) Twenty-four members, appointed by the Governor, who (A) are 2114 owners of a business, chief executives or operating officers of a business, 2115 or other business executives or employers with optimum policy-making 2116 or hiring authority; (B) represent businesses or organizations 2117 representing businesses that provide employment opportunities that, at 2118 a minimum, include high-quality, work-relevant training and 2119 development in in-demand industry sectors or occupation in the state; 2120 or (C) have been nominated by state business organizations or business 2121 trade associations. At a minimum, at least one such member shall 2122 represent small businesses, as defined by the United States Small 2123 **Business Administration;**

(4) The Labor Commissioner, Commissioner of [Aging and]
Disability Services, <u>Commissioner on Aging</u>, Commissioner of
Education, Commissioner of Economic and Community Development
and the Chief Workforce Officer, or their respective designees;

(5) Four representatives of labor organizations, who have beennominated by state labor federations and appointed by the Governor;

(6) An individual, appointed by the Governor, who is a member of a
labor organization or a training director from a joint labor-management
apprenticeship program, or, if no such joint program exists in the state,
such a representative of an apprenticeship program in the state;

(7) An individual, appointed by the Governor, who is an expert inresidential construction;

2136	(8) Five members, appointed by the Governor, who represent
2137	community-based organizations that have demonstrated experience
2138	and expertise in addressing employment, training, or education,
2139	including one representative of a community action agency, as defined
2140	in section 17b-885, and one representative of a philanthropic
2141	organization;
2142	(9) A representative from the Connecticut State Colleges and
2143	Universities, a representative from The University of Connecticut and a
2144	representative from a nonprofit institution of higher education in the
2145	state, each appointed by the Governor;
2146	(10) A representative from a regional vocational-technical school and
2147	a representative from a regional agricultural science and technology
2148	school, each appointed by the Governor;
2149	(11) Two superintendents of a local or regional board of education,
2150	appointed by the Governor;
2151	(12) A certified teacher employed by a local or regional board of
2152	education, appointed by the Governor;
2153	(13) Two chief elected officials of municipalities, appointed by the
2154	Governor; and
2155	(14) Two members of the public, who are enrolled in or who have
2156	recently completed a nondegree workforce training program, appointed
2157	by the Governor.
2158	Sec. 68. Subsection (d) of section 31-280 of the general statutes is
2159	repealed and the following is substituted in lieu thereof (<i>Effective July 1</i> ,
2160	2026):
2161	(d) The chairperson and the Comptroller, as soon as practicable after
2162	August first in each year, shall ascertain the total amount of expenses
2163	incurred by the commission, including, in addition to the direct cost of
2164	personnel services, the cost of maintenance and operation, rentals for
2165	space occupied in state leased offices and all other direct and indirect

2166 costs, incurred by the commission and the expenses incurred by the 2167 Department of [Aging and] Disability Services in providing 2168 rehabilitation services for employees suffering compensable injuries in 2169 accordance with the provisions of section 31-283a, as amended by this 2170 act, during the preceding fiscal year in connection with the 2171 administration of the Workers' Compensation Act and the total 2172 noncontributory payments required to be made to the Treasurer 2173 towards administrative law judges' retirement salaries as provided in 2174 sections 51-49, 51-50, 51-50a and 51-50b. An itemized statement of the 2175 expenses as so ascertained shall be available for public inspection in the office of the chairperson of the Workers' Compensation Commission for 2176 2177 thirty days after notice to all insurance carriers, and to all employers 2178 permitted to pay compensation directly affected thereby.

2179 Sec. 69. Section 31-283a of the general statutes is repealed and the 2180 following is substituted in lieu thereof (*Effective July 1, 2026*):

2181 (a) The Department of [Aging and] Disability Services shall provide 2182 rehabilitation programs for employees with compensable injuries 2183 within the provisions of this chapter, which injuries prevented such 2184 employees from performing their customary or most recent work. The 2185 Commissioner of [Aging and] Disability Services shall establish 2186 rehabilitation programs which shall best suit the needs of such 2187 employees and shall make the programs available in convenient 2188 locations throughout the state. After consultation with the Labor 2189 Commissioner, the Commissioner of [Aging and] Disability Services may establish fees for the programs, so as to provide the most effective 2190 2191 rehabilitation programs at a minimum rate. In order to carry out the 2192 provisions of this section, the Commissioner of [Aging and] Disability 2193 Services shall adopt regulations, in accordance with the provisions of 2194 chapter 54, and, subject to the provisions of chapter 67, provide for the 2195 employment of necessary assistants.

(b) The Commissioner of [Aging and] Disability Services shall be
authorized to (1) enter into agreements with other state or federal
agencies to carry out the purposes of this section and expend money for

that purpose, and (2) on behalf of the state of Connecticut, develop matching programs or activities to secure federal grants or funds for the purposes of this section and may pledge or use funds supplied from the administrative costs fund, as provided in section 31-345, as amended by this act, to finance the state's share of the programs or activities.

Sec. 70. Subsection (a) of section 31-296 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2006 2026):

2207 (a) If an employer and an injured employee, or in case of fatal injury 2208 the employee's legal representative or dependent, at a date not earlier 2209 than the expiration of the waiting period, reach an agreement in regard 2210 to compensation, such agreement shall be submitted in writing to the 2211 administrative law judge by the employer with a statement of the time, 2212 place and nature of the injury upon which it is based; and, if such 2213 administrative law judge finds such agreement to conform to the 2214 provisions of this chapter in every regard, the administrative law judge 2215 shall so approve it. A copy of the agreement, with a statement of the 2216 administrative law judge's approval, shall be delivered to each of the 2217 parties and thereafter it shall be as binding upon both parties as an 2218 award by the administrative law judge. The administrative law judge's 2219 statement of approval shall also inform the employee or the employee's 2220 dependent, as the case may be, of any rights the individual may have to 2221 an annual cost-of-living adjustment or to participate in a rehabilitation 2222 program administered by the Department of [Aging and] Disability 2223 Services under the provisions of this chapter. The administrative law 2224 judge shall retain the original agreement, with the administrative law 2225 judge's approval thereof, in the administrative law judge's office and, if 2226 an application is made to the superior court for an execution, the 2227 administrative law judge shall, upon the request of said court, file in the 2228 court a certified copy of the agreement and statement of approval.

Sec. 71. Section 31-300 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

2231 As soon as may be after the conclusion of any hearing, but no later 2232 than one hundred twenty days after such conclusion, the administrative 2233 law judge shall send to each party a written copy of the administrative 2234 law judge's findings and award. The administrative law judge shall, as 2235 part of the written award, inform the employee or the employee's 2236 dependent, as the case may be, of any rights the individual may have to 2237 an annual cost-of-living adjustment or to participate in a rehabilitation 2238 program administered by the Department of [Aging and] Disability 2239 Services under the provisions of this chapter. The administrative law 2240 judge shall retain the original findings and award in said administrative 2241 law judge's office. If no appeal from the decision is taken by either party 2242 within twenty days thereafter, such award shall be final and may be 2243 enforced in the same manner as a judgment of the Superior Court. The 2244 court may issue execution upon any uncontested or final award of an 2245 administrative law judge in the same manner as in cases of judgments 2246 rendered in the Superior Court; and, upon the filing of an application to 2247 the court for an execution, the administrative law judge in whose office 2248 the award is on file shall, upon the request of the clerk of said court, 2249 send to the clerk a certified copy of such findings and award. In cases 2250 where, through the fault or neglect of the employer or insurer, 2251 adjustments of compensation have been unduly delayed, or where 2252 through such fault or neglect, payments have been unduly delayed, the 2253 administrative law judge may include in the award interest at the rate 2254 prescribed in section 37-3a and a reasonable attorney's fee in the case of 2255 undue delay in adjustments of compensation and may include in the 2256 award in the case of undue delay in payments of compensation, interest 2257 at twelve per cent per annum and a reasonable attorney's fee. Payments 2258 not commenced within thirty-five days after the filing of a written notice 2259 of claim shall be presumed to be unduly delayed unless a notice to 2260 contest the claim is filed in accordance with section 31-297. In cases 2261 where there has been delay in either adjustment or payment, which 2262 delay has not been due to the fault or neglect of the employer or insurer, 2263 whether such delay was caused by appeals or otherwise, the 2264 administrative law judge may allow interest at such rate, not to exceed 2265 the rate prescribed in section 37-3a, as may be fair and reasonable, taking 2266 into account whatever advantage the employer or insurer, as the case 2267 may be, may have had from the use of the money, the burden of 2268 showing that the rate in such case should be less than the rate prescribed 2269 in section 37-3a to be upon the employer or insurer. In cases where the 2270 claimant prevails and the administrative law judge finds that the 2271 employer or insurer has unreasonably contested liability, the 2272 administrative law judge may allow to the claimant a reasonable 2273 attorney's fee. No employer or insurer shall discontinue or reduce 2274 payment on account of total or partial incapacity under any such award, 2275 if it is claimed by or on behalf of the injured person that such person's 2276 incapacity still continues, unless such employer or insurer notifies the 2277 administrative law judge and the employee of such proposed 2278 discontinuance or reduction in the manner prescribed in section 31-296, 2279 as amended by this act, and the administrative law judge specifically 2280 approves such discontinuance or reduction in writing. The 2281 administrative law judge shall render the decision within fourteen days 2282 of receipt of such notice and shall forward to all parties to the claim a 2283 copy of the decision not later than seven days after the decision has been 2284 rendered. If the decision of the administrative law judge finds for the 2285 employer or insurer, the injured person shall return any wrongful 2286 payments received from the day designated by the administrative law 2287 judge as the effective date for the discontinuance or reduction of 2288 benefits. Any employee whose benefits for total incapacity are 2289 discontinued under the provisions of this section and who is entitled to 2290 receive benefits for partial incapacity as a result of an award, shall 2291 receive those benefits commencing the day following the designated 2292 effective date for the discontinuance of benefits for total incapacity. In 2293 any case where the administrative law judge finds that the employer or 2294 insurer has discontinued or reduced any such payment without having 2295 given such notice and without the administrative law judge having 2296 approved such discontinuance or reduction in writing, the 2297 administrative law judge shall allow the claimant a reasonable 2298 attorney's fee together with interest at the rate prescribed in section 37-2299 3a on the discontinued or reduced payments.
2300 Sec. 72. Subdivision (2) of subsection (b) of section 31-345 of the 2301 general statutes is repealed and the following is substituted in lieu 2302 thereof (*Effective July 1, 2026*):

2303 (2) The chairperson of the Workers' Compensation Commission shall 2304 annually, on or after July first of each fiscal year, determine an amount 2305 sufficient in the chairperson's judgment to meet the expenses incurred 2306 by the Workers' Compensation Commission and the Department of 2307 [Aging and] Disability Services in providing rehabilitation services for 2308 employees suffering compensable injuries in accordance with section 2309 31-283a, as amended by this act. Such expenses shall include (A) the 2310 costs of the Division of Workers' Rehabilitation and the programs 2311 established by its director, for fiscal years prior to the fiscal year beginning July 1, 2011, (B) the costs of the Division of Worker Education 2312 2313 and the programs established by its director, and (C) funding for the 2314 occupational health clinic program created pursuant to sections 31-396 2315 to 31-402, inclusive. The Treasurer shall thereupon assess upon and 2316 collect from each employer, other than the state and any municipality 2317 participating for purposes of its liability under this chapter as a member 2318 in an interlocal risk management agency pursuant to chapter 113a, the 2319 proportion of such expenses, based on the immediately preceding fiscal 2320 year, that the total compensation and payment for hospital, medical and 2321 nursing care made by such self-insured employer or private insurance 2322 carrier acting on behalf of any such employer bore to the total 2323 compensation and payments for the immediately preceding fiscal year 2324 for hospital, medical and nursing care made by such insurance carriers 2325 and self-insurers. For the fiscal years ending June 30, 2000, and June 30, 2326 2001, such assessments shall not exceed five per cent of such total 2327 compensation and payments made by such insurance carriers and self-2328 insurers. For the fiscal years ending June 30, 2002, and June 30, 2003, 2329 such assessments shall not exceed four and one-half per cent of such 2330 total compensation and payments made by such insurance carriers and 2331 self-insurers. For any fiscal year ending on or after June 30, 2004, such 2332 assessment shall not exceed four per cent of such total compensation 2333 and payments made by such insurance carriers and self-insurers. Such 2334 assessments and expenses shall not exceed the budget estimates 2335 submitted in accordance with subsection (c) of section 31-280. For each 2336 fiscal year, such assessment shall be reduced pro rata by the amount of 2337 any surplus from the assessments of prior fiscal years. Said surplus shall 2338 be determined in accordance with subdivision (3) of this subsection. 2339 Such assessments shall be made in one annual assessment upon receipt 2340 of the chairperson's expense determination by the Treasurer. All 2341 assessments shall be paid not later than sixty days following the date of 2342 the assessment by the Treasurer. Any employer who fails to pay such 2343 assessment to the Treasurer within the time prescribed by this 2344 subdivision shall pay interest to the Treasurer on the assessment at the 2345 rate of eight per cent per annum from the date the assessment is due 2346 until the date of payment. All assessments received by the Treasurer 2347 pursuant to this subdivision to meet the expenses of the Workers' 2348 Compensation Commission shall be deposited in the Workers' 2349 Compensation Administration Fund established under section 31-344a. 2350 All assessments received by the Treasurer pursuant to this subdivision 2351 to meet the expenses incurred by the Department of [Aging and] 2352 Disability Services in providing rehabilitation services for employees 2353 suffering compensable injuries in accordance with section 31-283a, as 2354 amended by this act, shall be deposited in the Workers' Compensation 2355 Administration Fund. The Treasurer is hereby authorized to make 2356 credits or rebates for overpayments made under this subsection by any 2357 employer for any fiscal year.

Sec. 73. Subsection (a) of section 31-349b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(a) Any employee who has suffered a compensable injury under the
provisions of this chapter, and who is receiving benefits for such injury
from the Second Injury Fund pursuant to the provisions of section 31349, may file a written request with the administrative law judge in the
district where the original claim was filed for a hearing to determine
whether the employee's injury constitutes a permanent vocational
disability. The hearing shall be held within sixty days of the date the

2368 request was filed. Upon the request of the administrative law judge and 2369 prior to the conclusion of such hearing, the Commissioner of [Aging 2370 and] Disability Services shall, after receiving such information on the 2371 case which the administrative law judge deems necessary, submit 2372 written recommendations concerning the case to the administrative law 2373 judge for his consideration. The administrative law judge shall issue his 2374 decision, in writing, within ten days after the conclusion of the hearing. 2375 If the administrative law judge determines that the employee's injury is 2376 a permanent vocational disability, the employee shall be issued a 2377 certificate of disability by the administrative law judge. Such certificate 2378 shall be effective for a stated period of time of from one to five years, as 2379 determined by the administrative law judge. The decision of the 2380 administrative law judge may be appealed in accordance with the 2381 provisions of section 31-301.

Sec. 74. Subdivision (4) of subsection (c) of section 32-7t of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective July 1, 2026*):

2385 (4) The commissioner may approve an application in whole or in part 2386 by a qualified business that creates new discretionary FTEs or may 2387 approve such an application with amendments if a majority of such new 2388 discretionary FTEs are individuals who (A) because of a disability, are 2389 receiving or have received services from the Department of [Aging and] 2390 Disability Services; (B) are receiving employment services from the 2391 Department of Mental Health and Addiction Services or participating in 2392 employment opportunities and day services, as defined in section 17a-2393 226, operated or funded by the Department of Developmental Services; 2394 (C) have been unemployed for at least six of the preceding twelve 2395 months; (D) have been convicted of a misdemeanor or felony; (E) are 2396 veterans, as defined in section 27-103; (F) have not earned any 2397 postsecondary credential and are not currently enrolled in a 2398 postsecondary institution or program; or (G) are currently enrolled in a 2399 workforce training program fully or substantially paid for by the 2400 employer that results in such individual earning a postsecondary 2401 credential.

Sec. 75. Subsection (a) of section 38a-47 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(a) All domestic insurance companies and other domestic entities
subject to taxation under chapter 207 shall, in accordance with section
38a-48, as amended by this act, annually pay to the Insurance
Commissioner, for deposit in the Insurance Fund established under
section 38a-52a, an amount equal to:

(1) The actual expenditures made by the Insurance Department
during each fiscal year, and the actual expenditures made by the Office
of the Healthcare Advocate, including the cost of fringe benefits for
department and office personnel as estimated by the Comptroller;

(2) The amount appropriated to the Office of Health Strategy from
the Insurance Fund for the fiscal year, including the cost of fringe
benefits for office personnel as estimated by the Comptroller, which
shall be reduced by the amount of federal reimbursement received for
allowable Medicaid administrative expenses;

(3) The expenditures made on behalf of the department and said
offices from the Capital Equipment Purchase Fund pursuant to section
4a-9 for such year, but excluding such estimated expenditures made on
behalf of the Health Systems Planning Unit of the Office of Health
Strategy; and

(4) The amount appropriated to the Department [of Aging and
Disability Services] <u>on Aging</u> for the fall prevention program
established in section 17a-859, <u>as amended by this act</u>, from the
Insurance Fund for the fiscal year.

Sec. 76. Section 38a-48 of the general statutes, as amended by section
31 of public act 24-1 of the June special session, is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2026*):

2431 (a) On or before June thirtieth, annually, the Commissioner of

2432 Revenue Services shall render to the Insurance Commissioner a 2433 statement certifying the total amount of taxes reported to the 2434 Commissioner of Revenue Services on returns filed with said 2435 commissioner by each domestic insurance company or other domestic 2436 entity under chapter 207 on business done in this state during the 2437 calendar year immediately preceding the prior calendar year. For 2438 purposes of preparing the annual statement under this subsection, the 2439 total amount of taxes required to be set forth in such statement shall be 2440 the amount of tax reported by each domestic insurance company or 2441 other domestic entity under chapter 207 to the Commissioner of 2442 Revenue Services prior to the application of any credits allowable or 2443 available under law to each such domestic insurance company or other 2444 domestic entity under chapter 207.

2445 (b) On or before July thirty-first, annually, the Insurance 2446 Commissioner shall render to each domestic insurance company or 2447 other domestic entity liable for payment under section 38a-47<u>, as</u> 2448 <u>amended by this act</u>:

2449 (1) A statement that includes (A) the amount appropriated to the 2450 Insurance Department, the Office of the Healthcare Advocate and the 2451 Office of Health Strategy from the Insurance Fund established under 2452 section 38a-52a for the fiscal year beginning July first of the same year, 2453 (B) the cost of fringe benefits for department and office personnel for 2454 such year, as estimated by the Comptroller, (C) the estimated 2455 expenditures on behalf of the department and the offices from the 2456 Capital Equipment Purchase Fund pursuant to section 4a-9 for such 2457 year, not including such estimated expenditures made on behalf of the 2458 Health Systems Planning Unit of the Office of Health Strategy, and (D) 2459 the amount appropriated to the Department [of Aging and Disability 2460 Services] on Aging for the fall prevention program established in section 2461 17a-859, as amended by this act, from the Insurance Fund for the fiscal 2462 year;

2463 (2) A statement of the total amount of taxes reported in the annual 2464 statement rendered to the Insurance Commissioner pursuant to

2465 subsection (a) of this section; and

2466 (3) The proposed assessment against that company or entity, 2467 calculated in accordance with the provisions of subsection (c) of this 2468 section, provided for the purposes of this calculation the amount 2469 appropriated to the Insurance Department, the Office of the Healthcare 2470 Advocate and the Office of Health Strategy from the Insurance Fund 2471 plus the cost of fringe benefits for department and office personnel and 2472 the estimated expenditures on behalf of the department and said offices 2473 from the Capital Equipment Purchase Fund pursuant to section 4a-9, 2474 not including such expenditures made on behalf of the Health Systems 2475 Planning Unit of the Office of Health Strategy shall be deemed to be the 2476 actual expenditures of the department and said offices, and the amount 2477 appropriated to the Department [of Aging and Disability Services] on 2478 Aging from the Insurance Fund for the fiscal year for the fall prevention 2479 program established in section 17a-859, as amended by this act, shall be 2480 deemed to be the actual expenditures for the program.

2481 (c) (1) The proposed assessments for each domestic insurance 2482 company or other domestic entity shall be calculated by (A) allocating 2483 twenty per cent of the amount to be paid under section 38a-47, as 2484 amended by this act, among the domestic entities organized under 2485 sections 38a-199 to 38a-209, inclusive, and 38a-214 to 38a-225, inclusive, 2486 in proportion to their respective shares of the total amount of taxes 2487 reported in the annual statement rendered to the Insurance 2488 Commissioner pursuant to subsection (a) of this section, and (B) 2489 allocating eighty per cent of the amount to be paid under section 38a-47, 2490 as amended by this act, among all domestic insurance companies and 2491 domestic entities other than those organized under sections 38a-199 to 2492 38a-209, inclusive, and 38a-214 to 38a-225, inclusive, in proportion to 2493 their respective shares of the total amount of taxes reported in the 2494 annual statement rendered to the Insurance Commissioner pursuant to 2495 subsection (a) of this section, provided if there are no domestic entities 2496 organized under sections 38a-199 to 38a-209, inclusive, and 38a-214 to 2497 38a-225, inclusive, at the time of assessment, one hundred per cent of 2498 the amount to be paid under section 38a-47, as amended by this act, shall 2499 be allocated among such domestic insurance companies and domestic2500 entities.

2501 (2) When the amount any such company or entity is assessed 2502 pursuant to this section exceeds twenty-five per cent of the actual 2503 expenditures of the Insurance Department, the Office of the Healthcare 2504 Advocate and the Office of Health Strategy from the Insurance Fund, 2505 such excess amount shall not be paid by such company or entity but 2506 rather shall be assessed against and paid by all other such companies 2507 and entities in proportion to their respective shares of the total amount 2508 of taxes reported in the annual statement rendered to the Insurance 2509 Commissioner pursuant to subsection (a) of this section, except that for 2510 purposes of any assessment made to fund payments to the Department 2511 of Public Health to purchase vaccines, such company or entity shall be 2512 responsible for its share of the costs, notwithstanding whether its 2513 assessment exceeds twenty-five per cent of the actual expenditures of 2514 the Insurance Department, the Office of the Healthcare Advocate and 2515 the Office of Health Strategy from the Insurance Fund. The provisions 2516 of this subdivision shall not be applicable to any corporation that has 2517 converted to a domestic mutual insurance company pursuant to section 2518 38a-155 upon the effective date of any public act that amends said 2519 section to modify or remove any restriction on the business such a 2520 company may engage in, for purposes of any assessment due from such 2521 company on and after such effective date.

(d) Each annual payment determined under section 38a-47, as
amended by this act, and each annual assessment determined under this
section shall be calculated based on the total amount of taxes reported
in the annual statement rendered to the Insurance Commissioner
pursuant to subsection (a) of this section.

(e) On or before September first, annually, for each fiscal year, the
Insurance Commissioner, after receiving any objections to the proposed
assessments and making such adjustments as in the commissioner's
opinion may be indicated, shall assess each such domestic insurance
company or other domestic entity an amount equal to its proposed

2532 assessment as so adjusted. Each domestic insurance company or other 2533 domestic entity shall pay to the Insurance Commissioner (1) on or before 2534 June thirtieth, annually, an estimated payment against its assessment for 2535 the following year equal to twenty-five per cent of its assessment for the 2536 fiscal year ending such June thirtieth, (2) on or before September 2537 thirtieth, annually, twenty-five per cent of its assessment adjusted to 2538 reflect any credit or amount due from the preceding fiscal year as 2539 determined by the commissioner under subsection (f) of this section, 2540 and (3) on or before the following December thirty-first and March 2541 thirty-first, annually, each domestic insurance company or other 2542 domestic entity shall pay to the Insurance Commissioner the remaining 2543 fifty per cent of its proposed assessment to the department in two equal 2544 installments.

2545 (f) If the actual expenditures for the fall prevention program 2546 established in section 17a-859, as amended by this act, are less than the 2547 amount allocated, the Commissioner [of Aging and Disability Services] 2548 on Aging shall notify the Insurance Commissioner. Immediately 2549 following the close of the fiscal year, the Insurance Commissioner shall 2550 recalculate the proposed assessment for each domestic insurance 2551 company or other domestic entity in accordance with subsection (c) of 2552 this section using the actual expenditures made during the fiscal year by 2553 the Insurance Department, the Office of the Healthcare Advocate and 2554 the Office of Health Strategy from the Insurance Fund, the actual 2555 expenditures made on behalf of the department and said offices from 2556 the Capital Equipment Purchase Fund pursuant to section 4a-9, not 2557 including such expenditures made on behalf of the Health Systems 2558 Planning Unit of the Office of Health Strategy, and the actual 2559 expenditures for the fall prevention program. On or before July thirty-2560 first, annually, the Insurance Commissioner shall render to each such 2561 domestic insurance company and other domestic entity a statement 2562 showing the difference between their respective recalculated 2563 assessments and the amount they have previously paid. On or before 2564 August thirty-first, the Insurance Commissioner, after receiving any 2565 objections to such statements, shall make such adjustments that in the commissioner's opinion may be indicated, and shall render an adjusted
assessment, if any, to the affected companies. Any such domestic
insurance company or other domestic entity may pay to the Insurance
Commissioner the entire assessment required under this subsection in
one payment when the first installment of such assessment is due.

(g) If any assessment is not paid when due, a penalty of twenty-fivedollars shall be added thereto, and interest at the rate of six per cent perannum shall be paid thereafter on such assessment and penalty.

(h) The Insurance Commissioner shall deposit all payments made
under this section with the State Treasurer. On and after June 6, 1991,
the moneys so deposited shall be credited to the Insurance Fund
established under section 38a-52a and shall be accounted for as expenses
recovered from insurance companies.

2579 Sec. 77. Section 38a-475 of the general statutes is repealed and the 2580 following is substituted in lieu thereof (*Effective July 1, 2026*):

2581 The Insurance Department shall only precertify long-term care 2582 insurance policies that (1) alert the purchaser to the availability of 2583 consumer information and public education provided by the 2584 Department [of Aging and Disability Services] on Aging pursuant to 2585 section 17a-861; (2) offer the option of home and community-based 2586 services in addition to nursing home care; (3) in all home care plans, 2587 include case management services delivered by an access agency 2588 approved by the Office of Policy and Management and the Department 2589 of Social Services as meeting the requirements for such agency as 2590 defined in regulations adopted pursuant to subsection (m) of section 2591 17b-342, which services shall include, but need not be limited to, the 2592 development of a comprehensive individualized assessment and care 2593 plan and, as needed, the coordination of appropriate services and the 2594 monitoring of the delivery of such services; (4) provide inflation 2595 protection; (5) provide for the keeping of records and an explanation of 2596 benefit reports on insurance payments which count toward Medicaid 2597 resource exclusion; and (6) provide the management information and

2598	reports necessary to document the extent of Medicaid resource
2599	protection offered and to evaluate the Connecticut Partnership for
2600	Long-Term Care. No policy shall be precertified if it requires prior
2601	hospitalization or a prior stay in a nursing home as a condition of
2602	providing benefits. The commissioner may adopt regulations, in
2603	accordance with chapter 54, to carry out the precertification provisions
2604	of this section.

2605 Sec. 78. Section 42-339 of the general statutes is repealed and the 2606 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) There is established a complex rehabilitation technology and
wheelchair repair advisory council to monitor repairs of wheelchairs,
including complex rehabilitation technology wheelchairs, as defined in
section 42-337, and to make recommendations concerning improving
repair times.

2612 (b) The advisory council shall consist of the following members:

(1) Two appointed by the House and Senate chairpersons of the joint
standing committee of the General Assembly having cognizance of
matters relating to human services, one of whom is a consumer who
uses a complex rehabilitation technology wheelchair purchased, leased
or repaired under the Medicaid program, and one of whom is a
representative of the state advocacy system for persons with disabilities,
established pursuant to section 46a-10b;

(2) Two appointed by the House and Senate ranking members of the
joint standing committee of the General Assembly having cognizance of
matters relating to human services, one of whom is a consumer who
uses a complex rehabilitation technology wheelchair purchased, leased
or repaired under a private health insurance policy, and one of whom is
an authorized wheelchair dealer, as defined in section 42-337;

(3) Two appointed by the House and Senate chairpersons of the joint
standing committee of the General Assembly having cognizance of
matters relating to general law, each of whom is a representative of an

2629	organization that represents persons with physical disabilities;
2630	(4) Two appointed by the House and Senate ranking members of the
2631	joint standing committee of the General Assembly having cognizance of
2632	matters relating to general law, each of whom is a consumer who
2633	privately pays for complex rehabilitation technology wheelchairs;
2634	(5) The Commissioner of [Aging and] Disability Services, or the
2635	commissioner's designee;
2636	(6) The Insurance Commissioner, or the commissioner's designee;
2637	(7) The Commissioner of Social Services, or the commissioner's
2638	designee;
2639	(8) The Healthcare Advocate, or the Healthcare Advocate's designee;
2640	and
2641	(9) The Commissioner of Consumer Protection, or the commissioner's
2642	designee.
2643	(c) Any member of the advisory council appointed under subdivision
2644	(1), (2), (3) or (4) of subsection (b) of this section may be a member of the
2645	General Assembly.
2646	(d) All initial appointments to the advisory council shall be made not
2647	later than August 1, 2024. Any vacancy shall be filled by the appointing
2648	authority. The advisory council shall meet at least monthly.
2649	(e) The Commissioner of [Aging and] Disability Services, or the
2650	commissioner's designee, and a member of the advisory council chosen
2651	by a majority of members of the advisory council, shall serve as
2652	chairpersons. Such chairpersons shall schedule the first meeting of the
2653	advisory council not later than September 1, 2024.
2654	(f) The administrative staff of the joint standing committee of the
2655	General Assembly having cognizance of matters relating to human
2656	services shall serve as administrative staff of the advisory council.

(g) Not later than January 1, 2025, and annually thereafter, the
advisory council shall submit a report on its findings and
recommendations to the joint standing committees of the General
Assembly having cognizance of matters relating to aging, general law,
human services and insurance, in accordance with the provisions of
section 11-4a.

2663 Sec. 79. Subsection (c) of section 3-123aa of the general statutes is 2664 repealed and the following is substituted in lieu thereof (*Effective July 1*, 2665 2026):

2666 (c) There is established an advisory committee to the Connecticut 2667 Homecare Option Program for the Elderly, which shall consist of the 2668 State Treasurer, the State Comptroller, the Commissioner of Social 2669 Services, the Commissioner [of Aging and Disability Services] on Aging, 2670 the director of the long-term care partnership policy program within the 2671 Office of Policy and Management, and the cochairpersons and ranking 2672 members of the joint standing committees of the General Assembly 2673 having cognizance of matters relating to aging, human services and 2674 finance, revenue and bonding, or their designees. The Governor shall appoint one provider of home care services for the elderly and a 2675 2676 physician specializing in geriatric care. The advisory committee shall 2677 meet at least annually. The State Comptroller shall convene the 2678 meetings of the committee.

2679 Sec. 80. Section 4-5 of the general statutes is repealed and the 2680 following is substituted in lieu thereof (*Effective July 1, 2026*):

2681 As used in sections 4-6, 4-7 and 4-8, the term "department head" means the Secretary of the Office of Policy and Management, 2682 2683 Commissioner of Administrative Services, Commissioner of Revenue 2684 Services, Banking Commissioner, Commissioner of Children and 2685 Families, Commissioner of Consumer Protection, Commissioner of 2686 Correction, Commissioner of Economic and Community Development, 2687 State Board of Education, Commissioner of Emergency Services and 2688 Public Protection, Commissioner of Energy and Environmental

2689 Protection, Commissioner of Agriculture, Commissioner of Public 2690 Health, Insurance Commissioner, Labor Commissioner, Commissioner 2691 of Mental Health and Addiction Services, Commissioner of Social 2692 Services, Commissioner of Developmental Services, Commissioner of 2693 Motor Vehicles, Commissioner of Transportation, Commissioner of 2694 Veterans Affairs, Commissioner of Housing, Commissioner on Aging, 2695 Commissioner of [Aging and] Disability Services, Commissioner of 2696 Early Childhood, Commissioner of Health Strategy, executive director 2697 of the Office of Military Affairs, executive director of the Technical 2698 Education and Career System, Chief Workforce Officer and 2699 Commissioner of Higher Education. As used in sections 4-6 and 4-7, 2700 "department head" also means the Commissioner of Education.

2701 Sec. 81. Section 4-38c of the general statutes is repealed and the 2702 following is substituted in lieu thereof (*Effective July 1, 2026*):

2703 There shall be within the executive branch of state government the 2704 following departments: Office of Policy and Management, Department 2705 of Administrative Services, Department on Aging, Department of [Aging and] Disability Services, Department of Revenue Services, 2706 2707 Department of Banking, Department of Agriculture, Department of 2708 Children and Families, Department of Consumer Protection, 2709 Department of Correction, Department of Economic and Community 2710 Development, State Board of Education, Department of Emergency 2711 Services and Public Protection, Department of Energy and 2712 Environmental Protection, Department of Housing, Department of 2713 Public Health, Board of Regents for Higher Education, Insurance 2714 Department, Labor Department, Department of Mental Health and 2715 Addiction Services, Department of Developmental Services, 2716 Department of Social Services, Department of Transportation, 2717 Department of Motor Vehicles, Department of Veterans Affairs and the 2718 Technical Education and Career System.

Sec. 82. Subsection (a) of section 4-61aa of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

2722	(a) For purposes of this section, "state Americans with Disabilities Act
2723	coordinator" means the person appointed by the Governor to coordinate
2724	state compliance with the federal Americans with Disabilities Act of
2725	1990. There is established a committee to advise the state Americans
2726	with Disabilities Act coordinator. The state Americans with Disabilities
2727	Act coordinator shall appoint the members of the committee, which
2728	shall be chaired by said coordinator, or his designee, and include at least
2729	one representative of each of the following:
2730	(1) The Board of Education and Services to the Blind;
2731	(2) The Advisory Board for Persons Who are Deaf, Deafblind or Hard
2732	of Hearing;
2733	(3) The Department of [Aging and] Disability Services;
2734	(4) The Department of Mental Health and Addiction Services;
2735	(5) The Department of Developmental Services;
2736	(6) The Labor Department;
2737	(7) The Department of Administrative Services; and
2738	(8) The Commission on Human Rights and Opportunities.
2739	Sec. 83. Section 4-67cc of the general statutes is repealed and the
2740	following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
2741	The Secretary of the Office of Policy and Management, in
2742	consultation with the <u>Department on Aging and the</u> Departments of
2743	Administrative Services, Developmental Services, Social Services,
2744	[Aging and] Disability Services, Mental Health and Addiction Services,
2745	Education, Correction and Children and Families and the Office of Early
2746	Childhood, shall create a plan to develop a secure online portal to
2747	facilitate sharing of basic critical information across agencies in order to
2748	ensure efficient and safe delivery of services. The portal shall include a
2749	means for each agency to note when it has performed a site visit or has

2750 scheduled a site visit and shall give the individual performing the site 2751 visit the opportunity to record notes that can be shared across agencies. 2752 Such plan shall: (1) Review the feasibility of using current online portals 2753 already utilized by state agencies as well as a new online portal; (2) 2754 detail data sharing and privacy requirements for sharing such 2755 information across state agencies in accordance with federal and state 2756 law concerning data sharing and privacy; and (3) be submitted, in 2757 accordance with the provisions of section 11-4a, to the joint standing 2758 committees of the General Assembly having cognizance of matters 2759 relating to appropriations and the budgets of state agencies and human 2760 services not later than July 1, 2024. For purposes of this section, "site 2761 visit" means any meeting with a client or an inspection that occurs 2762 outside the physical offices of the state agency providing the service or 2763 conducting the inspection.

2764 Sec. 84. Subsection (g) of section 4-89 of the general statutes is 2765 repealed and the following is substituted in lieu thereof (*Effective July 1*, 2766 2026):

(g) The provisions of this section shall not apply to appropriations to the Department of [Aging and] Disability Services in an amount not greater than the amount of reimbursements of prior year expenditures for the services of interpreters received by the department during the fiscal year pursuant to section 17a-839, as amended by this act, and such appropriations shall not lapse until the end of the fiscal year succeeding the fiscal year of the appropriation.

2774 Sec. 85. Section 4-124xx of the general statutes is repealed and the 2775 following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The Chief Workforce Officer, appointed pursuant to section 4124w, in consultation with the Labor Commissioner, the <u>Commissioner</u>
<u>on Aging, the</u> Commissioners of Social Services, Developmental
Disabilities, Public Health, Higher Education and [Aging and] Disability
Services, the Governor's Workforce Council, the Council on
Developmental Disabilities, the Autism Spectrum Disorder Advisory

Council and regional workforce development boards, shall, within 2782 2783 available appropriations, establish a Human Services Career Pipeline 2784 program to ensure a sufficient number of trained providers are available 2785 to serve the needs of persons in the state [with] who are elderly and persons who have (1) an intellectual disability, (2) other developmental 2786 2787 disabilities, (3) physical disabilities, (4) cognitive impairment, or (5)2788 mental illness. [and elderly persons.] Such pipeline shall include 2789 training and certification for cardiopulmonary resuscitation, first aid, 2790 medication administration, job placement and incentives for retention 2791 in the human services labor sector upon successful completion of the 2792 program.

2793 (b) The Chief Workforce Officer shall consult with the Labor 2794 Commissioner, [and] the Commissioner on Aging, the Commissioners 2795 of [Aging and] Disability Services, Developmental Services, Mental 2796 Health and Addiction Services and Social Services, the Council on 2797 Developmental Disabilities and the Autism Spectrum Disorder 2798 Advisory Council to determine: (1) The greatest needs for human 2799 services providers, and (2) barriers to hiring and retaining qualified 2800 providers. The Chief Workforce Officer shall assist local and regional 2801 boards of education in enhancing existing partnerships or establishing 2802 new partnerships with providers of human services and higher education institutions to provide a pathway to a diploma, credential, 2803 2804 certificate or license and a job providing human services.

2805 (c) The Chief Workforce Officer, in consultation with the Labor 2806 Commissioner, shall develop a plan for the Human Services Career 2807 Pipeline program that includes, but shall not be limited to: (1) A strategy 2808 to increase the number of state residents pursuing careers in human services, (2) recommended salary and working conditions necessary to 2809 2810 retain an adequate number of human services providers to serve state 2811 residents, and (3) estimated funding needed to support the Human 2812 Services Career Pipeline program. Not later than July 1, 2024, the Chief 2813 Workforce Officer shall submit a report on the plan, in accordance with 2814 the provisions of section 11-4a, to the joint standing committees of the 2815 General Assembly having cognizance of matters relating to

appropriations, aging, higher education and employment advancement,
human services, labor and public health. The report shall include the
Chief Workforce Officer's recommendations for establishing the career
pipeline and estimates of funding needed to implement the pipeline.

2820 Chief Workforce Officer shall, The within available (d) appropriations, establish such career pipeline and, if such pipeline is 2821 2822 established, submit a report, in accordance with the provisions of 2823 section 11-4a, not later than January 1, 2026, and annually thereafter, 2824 regarding the development and implementation of the pipeline to the 2825 joint standing committees of the General Assembly having cognizance 2826 of matters relating to appropriations, aging, higher education and 2827 employment advancement, human services, labor and public health. For 2828 purposes of this section, "human services labor sector" means persons 2829 trained to provide services to elderly persons and persons with an 2830 intellectual disability; other developmental disabilities, including, but 2831 not limited to, autism spectrum disorder; physical disabilities; cognitive 2832 impairment or mental illness. [; and elderly persons.]

2833 Sec. 86. Section 4a-82 of the general statutes is repealed and the 2834 following is substituted in lieu thereof (*Effective July 1, 2026*):

2835 (a) For the purposes of this section:

2836 (1) "Person with a disability" means any individual with a disability, 2837 excluding blindness, as such term is applied by the Department of 2838 Mental Health and Addiction Services, the Department of 2839 Developmental Services, the Department of [Aging and] Disability 2840 Services or the United States Department of Veterans Affairs and who 2841 is certified by the Department of [Aging and] Disability Services as 2842 qualified to participate in a qualified partnership, as described in 2843 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;

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

(6) "Janitorial contract" means a contract or subcontract to performjanitorial 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.

2890 (c) Notwithstanding any other provision of the general statutes, 2891 under such program, the awarding authority may award janitorial 2892 contracts or contracts for contractual services pursuant to the following 2893 procedures: (1) Upon receipt of a request for janitorial services or a 2894 contractual service that the Commissioner of Administrative Services 2895 has deemed appropriate for inclusion in the program by an agency or 2896 department of the state, the awarding authority shall notify each 2897 qualified partnership, as described in subsections (e) to (l), inclusive, of 2898 this section, of such request and invite each qualified partnership in 2899 good standing to submit a bid proposal for such janitorial contract or 2900 service contract to the awarding authority in a manner and form as 2901 prescribed by the awarding authority; (2) in the event that only one such 2902 qualified partnership submits a bid or proposal for such janitorial or 2903 service contract, the awarding authority shall award such contract to 2904 such qualified partnership, provided such bid or proposal does not 2905 exceed the fair market value for such contract, as determined by the 2906 awarding authority; (3) if more than one qualified partnership submits 2907 a bid or proposal, the awarding authority shall award the contract to the 2908 lowest responsible qualified bidder or most advantageous proposer, as 2909 described in section 4a-59; and (4) in the event that a qualified 2910 partnership does not submit a bid or proposal or is not awarded such 2911 contract, the awarding authority shall award such contract in 2912 accordance with the provisions of sections 4a-52a, 4a-59, 10a-151b and 17a-796, or title 51, as applicable. No awarding authority shall award a
contract under the provisions of this subsection at a site where
employees are employed pursuant to an existing collective bargaining
agreement or where a contract has been awarded pursuant to section
17a-796 unless a contract has been previously awarded to a qualified
partnership pursuant to this 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.

2924 (e) The Connecticut Community Providers Association shall 2925 designate a commercial contractor and a community rehabilitation 2926 program as a "qualified partnership" whenever the following criteria 2927 have been established: (1) Such commercial contractor has entered into 2928 a binding agreement with such community rehabilitation program in 2929 which such contractor agrees to fill not less than one-third of the jobs 2930 from a successful bid for a janitorial or service contract under the 2931 program established in subsections (b) to (d), inclusive, of this section 2932 with persons with disabilities and not less than one-third of such jobs 2933 with persons with a disadvantage; (2) such contractor employs not less 2934 than two hundred persons who perform janitorial work or contractual 2935 services in the state; and (3) such contractor certifies, in writing, that it 2936 will pay the standard wage to employees, including persons with 2937 disabilities, under such janitorial or service contract. Any partnership 2938 between a commercial contractor and a community rehabilitation 2939 program that has been denied designation as a qualified partnership 2940 may appeal such denial, in writing, to the Commissioner of 2941 Administrative Services and said commissioner may, after review of 2942 such appeal, designate such program as a qualified partnership.

(f) The requirement established in subsection (e) of this section to fill
not less than one-third of the jobs from a successful bid for a janitorial
or service contract with persons with disabilities and one-third with

2946 persons with a disadvantage shall be met whenever such contractor 2947 employs the requisite number of persons with disabilities and persons 2948 with a disadvantage throughout the entirety of its operations in the state 2949 provided any persons with disabilities employed by such contractor 2950 prior to the commencement date of any such contract shall not be 2951 counted for the purpose of determining the number of persons with 2952 disabilities employed by such contractor.

2953 (g) The number of persons with disabilities and the number of 2954 persons with a disadvantage that such contractor is required to employ 2955 pursuant to the provisions of subsection (e) of this section shall be 2956 employed not later than six months after the commencement of 2957 janitorial work or the contractual service under the terms of any contract 2958 awarded pursuant to the provisions of subsections (b) to (d), inclusive, 2959 of this section, provided such contractor shall fill any vacancy for 2960 janitorial work or contractual service that arises during the first six 2961 months of any such contract with persons with disabilities and persons 2962 with disadvantages.

(h) The Connecticut Community Providers Association 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 shall maintain a list
of certified employees who are persons with disabilities and community
rehabilitation programs.

2969 (i) Any qualified partnership awarded a janitorial or service contract 2970 pursuant to the provisions of subsections (b) to (d), inclusive, of this 2971 section shall provide to the Connecticut Community Providers 2972 Association, not later than six months after the commencement date of 2973 such contract and annually thereafter, a list of the persons with 2974 disabilities and persons with a disadvantage employed by such 2975 contractor that includes the date of hire and employment location for 2976 each such person. Such association shall certify annually to the 2977 Department of Administrative Services, the Judicial Branch or the Board 2978 of Regents for Higher Education, as applicable, in such manner and

form as prescribed by the Commissioner of Administrative Services,
Chief Court Administrator or the president of the Board of Regents for
Higher Education, that the requisite number of persons with disabilities
for such contract continue to be employed by such contractor in
positions equivalent to those created under such contract and have been
integrated into the general workforce of such 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.

2989 (k) The Commissioner of [Aging and] Disability Services may adopt 2990 regulations, in accordance with the provisions of chapter 54, to 2991 undertake the certification requirements established pursuant to 2992 subsections (e) to (l), inclusive, of this section.

(1) Notwithstanding the provisions of subsection (e) of this section,
the Commissioner of Administrative Services shall authorize certified
small and minority businesses to participate in such program.

(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.

3003 (n) Each exclusive contract awarded prior to October 1, 2013, 3004 pursuant to section 17a-796 shall remain in effect until such time as 3005 either party terminates the contract in such party's own best interest, 3006 with not less than sixty days written notice. Each such contract may be 3007 amended to include updated terms and conditions, but shall not allow for any price increases except statutory or mandated increases to the 3008 3009 minimum wage and standard wage. If either party exercises his or her 3010 right to terminate any such contract, the next contract solicitation may

3011 be awarded pursuant to this section or sections 4a-59 and 17a-796.
3012 Additionally, any new janitorial contract awarded pursuant to section
3013 17a-796 shall be limited to not more than four full-time employees per
3014 contract.

3015 (o) Any person employed under a janitorial contract let: (1) On or 3016 before October 1, 2006, or thereafter if such contract constitutes a 3017 successor contract to such janitorial contract let on or before October 1, 3018 2006, and (2) pursuant to section 4a-57 or 10a-151b or by the judicial or 3019 legislative departments or pursuant to subsections (b) to (d), inclusive, 3020 of this section shall have the same rights conferred upon an employee 3021 by section 31-57g for the duration of the program described in 3022 subsections (b) to (d), inclusive, of this section. The provisions of this 3023 subsection shall not apply to any new janitorial contract with not more 3024 than four full-time employees per contract, as described in subsection 3025 (n) of this section.

3026 (p) If a position is not available at a job site for a janitorial or service 3027 contract awarded pursuant to subsection (c) of this section and a person 3028 with a disability or a person with a disadvantage is placed at an alternate 3029 job site in the operations of the contractor pursuant to subsection (f) of 3030 this section, such person with a disability or person with a disadvantage 3031 shall be paid the wage applicable at such alternate site, provided when 3032 a position at the job site for a janitorial or service contract awarded 3033 pursuant to subsection (c) of this section becomes available, such person 3034 with a disability or person with a disadvantage shall be transferred to 3035 the job site for a janitorial or service contract awarded pursuant to 3036 subsection (c) of this section and shall be paid the applicable standard wage for such site. 3037

3038 (q) If a person with a disability or a person with a disadvantage is
3039 transferred pursuant to subsection (p) of this section and such person
3040 subsequently leaves such position, the position shall be filled with
another person with a disability or person with a disadvantage.

3042 Sec. 87. Subsection (a) of section 5-175a of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective July 1*,2026):

3045 (a) Vending stand operators, operating stands under permits held by 3046 the Department of [Aging and] Disability Services pursuant to section 3047 17a-818, as amended by this act, shall be members of the state employees 3048 retirement system, part A, exclusive of the Social Security option and 3049 benefits in the state employees' retirement system dependent thereon. 3050 Each such person shall annually, on or before June thirtieth, pay five per 3051 cent of his adjusted gross income, arising out of the operation of such 3052 stand, as determined under the Internal Revenue Code, during the 3053 calendar year preceding to the Department of [Aging and] Disability 3054 Services which shall, as the state administering agency for such persons, 3055 certify such payment and pay it over to the State Retirement 3056 Commission, provided membership of such persons in said system shall 3057 be exclusive of disability retirement upon the grounds of defects of 3058 vision.

3059 Sec. 88. Section 5-198 of the general statutes is repealed and the 3060 following is substituted in lieu thereof (*Effective July 1, 2026*):

3061 The offices and positions filled by the following-described 3062 incumbents shall be exempt from the classified service:

- 3063 (1) All officers and employees of the Judicial Department;
- 3064 (2) All officers and employees of the Legislative Department;

3065 (3) All officers elected by popular vote;

3066 (4) All agency heads, members of boards and commissions and other3067 officers appointed by the Governor;

3068 (5) All persons designated by name in any special act to hold any state3069 office;

3070 (6) All officers, noncommissioned officers and enlisted men in the 3071 military or naval service of the state and under military or naval 3072 discipline and control;

3073 (7) (A) All correctional wardens, as provided in section 18-82, and (B) 3074 all superintendents of state institutions, the State Librarian, the 3075 president of The University of Connecticut and any other commissioner 3076 or administrative head of a state department or institution who is 3077 appointed by a board or commission responsible by statute for the 3078 administration of such department or institution;

3079 (8) The State Historian appointed by the State Library Board;

3080 (9) Deputies to the administrative head of each department or
3081 institution designated by statute to act for and perform all of the duties
3082 of such administrative head during such administrative head's absence
3083 or incapacity;

3084 (10) Executive assistants to each state elective officer and each 3085 department head, as defined in section 4-5, as amended by this act, 3086 provided (A) each position of executive assistant shall have been created 3087 in accordance with section 5-214, and (B) in no event shall the 3088 Commissioner of Administrative Services or the Secretary of the Office 3089 of Policy and Management approve more than four executive assistants 3090 for a department head and, for any department with two or more 3091 deputies, more than two executive assistants for each such deputy;

3092 (11) One personal secretary to the administrative head and to each
3093 undersecretary or deputy to such head of each department or
3094 institution;

3095 (12) All members of the professional and technical staffs of the 3096 constituent units of the state system of higher education, as defined in 3097 section 10a-1, of all other state institutions of learning, of the Board of 3098 Regents for Higher Education, and of the agricultural experiment 3099 station at New Haven, professional and managerial employees of the 3100 Department of Education and the Office of Early Childhood, teachers 3101 and administrators employed by the Technical Education and Career 3102 System and teachers certified by the State Board of Education and

3103	employed in teaching positions at state institutions;
3104 3105	(13) Physicians, dentists, student nurses in institutions and other professional specialists who are employed on a part-time basis;
3106 3107	(14) Persons employed to make or conduct a special inquiry, investigation, examination or installation;
3108 3109	(15) Students in educational institutions who are employed on a part- time basis;
3110	(16) Forest fire wardens provided for by section 23-36;
3111 3112	(17) Patients or inmates of state institutions who receive compensation for services rendered therein;
3113 3114 3115	(18) Employees of the Governor including employees working at the executive office, official executive residence at 990 Prospect Avenue, Hartford and the Washington D.C. office;
3116 3117	(19) Persons filling positions expressly exempted by statute from the classified service;
3118 3119	(20) Librarians employed by the State Board of Education or any constituent unit of the state system of higher education;
3120	(21) All officers and employees of the Division of Criminal Justice;
3121 3122	(22) Professional employees in the education professions bargaining unit of the Department of [Aging and] Disability Services;
3123 3124	(23) Lieutenant colonels in the Division of State Police within the Department of Emergency Services and Public Protection;
3125 3126	(24) The Deputy State Fire Marshal within the Department of Administrative Services;
3127 3128	(25) The chief administrative officer of the Workers' Compensation Commission;

3129 (26) Employees in the education professions bargaining unit;

3130 (27) Disability policy specialists employed by the Council on3131 Developmental Disabilities;

3132 (28) The director for digital media and motion picture activities in the3133 Department of Economic and Community Development; and

3134 (29) Any Director of Communications 1, Director of Communications 3135 1 (Rc), Director of Communications 2, Director of Communications 2 3136 (Rc), Legislative Program Manager, Communications and Legislative 3137 Manager, Director of Legislation, Regulation and Program 3138 Communication, Legislative and Administrative Advisor 1, or 3139 Legislative and Administrative Advisor 2 as such positions are 3140 classified within the Executive Department.

Sec. 89. Subsection (e) of section 5-259 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

3144 (e) Notwithstanding the provisions of subsection (a) of this section, 3145 vending stand operators eligible for membership in the state employees 3146 retirement system pursuant to section 5-175a, as amended by this act, shall be eligible for coverage under the group hospitalization and 3147 3148 medical and surgical insurance plans procured under this section, 3149 provided the cost for such operators' insurance coverage shall be paid 3150 by the Department of [Aging and] Disability Services from vending 3151 machine income pursuant to section 17a-818, as amended by this act.

Sec. 90. Section 7-127b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) The chief elected official or the chief executive officer if by
ordinance of each municipality shall appoint a municipal agent for
elderly persons. Such agent shall be a staff member of a senior center, a
member of an agency that serves elderly persons in the municipality or
a responsible resident of the municipality who has demonstrated an

interest in assisting elderly persons or has been involved in programs inthe field of aging.

3161 (b) The duties of the municipal agent shall include, but need not be 3162 limited to: (1) Disseminating information to elderly persons, assisting 3163 such persons in learning about the community resources available to 3164 them and publicizing such resources and benefits; (2) assisting elderly 3165 persons in applying for federal and state benefits, and accessing 3166 community resources, available to such persons; and (3) reporting to the 3167 chief elected official or chief executive officer of the municipality and 3168 the Department [of Aging and Disability Services] on Aging any needs 3169 and problems of the elderly and any recommendations for action to 3170 improve services to the elderly. For the purposes of this subsection, 3171 "community resources" means resources that assist elderly persons in 3172 gaining access to housing opportunities, including, but not limited to, 3173 information regarding access to waitlists for housing designated for 3174 elderly persons, applications and consumer reports.

3175 (c) Each municipal agent shall serve for a term of two or four years, 3176 at the discretion of the appointing authority of each municipality, and 3177 may be reappointed. If more than one agent is necessary to carry out the 3178 purposes of this section, the appointing authority, in its discretion, may 3179 appoint one or more assistant agents. The town clerk in each 3180 municipality shall notify the Department [of Aging and Disability 3181 Services] on Aging immediately of the appointment of a new municipal 3182 agent. Each municipality may provide to its municipal agent resources 3183 sufficient for such agent to perform the duties of the office.

(d) The Department [of Aging and Disability Services] <u>on Aging</u> shall adopt and disseminate to municipalities guidelines as to the role and duties of municipal agents and such informational and technical materials as may assist such agents in performance of their duties. The department, in cooperation with the area agencies on aging, may provide training for municipal agents within the available resources of the department and of the area agencies on aging. (e) On or before January 1, 2025, the Commissioner [of Aging and
Disability Services] <u>on Aging</u> shall create a directory of municipal agents
appointed pursuant to the provisions of this section, which shall
include, but need not be limited to, the name, title, telephone number,
electronic mail address and mailing address of each municipal agent.
The commissioner shall post a link to the directory on the Department
[of Aging and Disability Services'] <u>on Aging's</u> Internet web site.

3198 Sec. 91. Section 8-119f of the general statutes is repealed and the 3199 following is substituted in lieu thereof (*Effective July 1, 2026*):

The Commissioner of Housing shall design, implement, operate and monitor a program of congregate housing. For the purpose of this program, the Commissioner of Housing shall consult with the Commissioner of [Aging and] Disability Services for the provision of services for persons with physical disabilities in order to comply with the requirements of section 29-271.

Sec. 92. Subsection (c) of section 9-20 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

3209 (c) The application for admission as an elector shall include a 3210 statement that (1) specifies each eligibility requirement, (2) contains an 3211 attestation that the applicant meets each such requirement, and (3) 3212 requires the signature of the applicant under penalty of perjury. Each 3213 registrar of voters and town clerk shall maintain a copy of such 3214 statement in braille, large print and audio form. The Department of 3215 [Aging and] Disability Services shall, in consultation with the Secretary 3216 of the State, produce an accessible version of such statement in voice 3217 and sign language and provide the accessible version to the Secretary of 3218 the State who shall make it available to the registrars of voters of any 3219 municipality. If a person applies for admission as an elector in person to 3220 an admitting official, such admitting official shall, upon the request of 3221 the applicant, administer the elector's oath.

3222 Sec. 93. Section 10-74m of the general statutes is repealed and the

3223 following is substituted in lieu thereof (*Effective July 1, 2026*):

3224 (a) The Department of Education shall enter into memoranda of 3225 understanding with the Office of Early Childhood and the Departments 3226 of Developmental Services, [Aging and] Disability Services, Children 3227 and Families, Social Services and Correction regarding the provision of 3228 special education and related services to children, including, but not 3229 limited to, education, health care, transition resources, transition 3230 services and transition programs, as those terms are defined in section 3231 10-740. Such memoranda of understanding shall account for current programs and services, utilize best practices and be updated or renewed 3232 3233 at least every five years.

3234 (b) The Office of Early Childhood and the Departments of 3235 Developmental Services, [Aging and] Disability Services, Children and 3236 Families, Social Services and Correction shall, as necessary, enter into 3237 memoranda of understanding regarding the provision of special 3238 education and related services to children as such services relate to one 3239 another. Such memoranda of understanding shall account for current 3240 programs and services, utilize best practices and be updated or renewed 3241 at least every five years.

3242 (c) The Office of Early Childhood and the Departments of 3243 Developmental Services, [Aging and] Disability Services, Children and 3244 Families, the Labor Department, Mental Health and Addiction Services, 3245 Public Health, Social Services and Correction shall each appoint an 3246 employee to act as a liaison to the Department of Education's State-wide 3247 Transition Services Coordinator, established pursuant to section 10-740. 3248 Each liaison shall provide information and advice to such coordinator 3249 concerning the transition resources, transition services and transition 3250 programs provided by the agency such liaison represents.

3251 Sec. 94. Subsection (a) of section 10-74n of the general statutes is
3252 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3253 2026):

3254 (a) The Department of Education's State-wide Transition Services

3255 Coordinator, established pursuant to section 10-74o, in collaboration 3256 with the liaisons appointed by other state agencies pursuant to section 3257 10-74m, as amended by this act, shall: (1) Develop and maintain an 3258 easily accessible and navigable online listing of the transition resources, 3259 transition services and transition programs, as those terms are defined 3260 in section 10-740, provided by each such state agency, including, but not 3261 limited to, for each resource, service and program (A) a plain language 3262 description, (B) eligibility requirements, and (C) application deadlines 3263 and instructions, and (2) annually collect information related to 3264 transition resources, programs and services provided by other state 3265 agencies. The Departments of [Aging and] Disability Services, 3266 Developmental Services, Social Services, Children and Families, Mental 3267 Health and Addiction Services, Public Health and Correction, the Labor 3268 Department and the Office of Early Childhood shall each post a link to 3269 such online listing on an easily accessible location of said departments' 3270 Internet web sites.

3271 Sec. 95. Subsection (a) of section 10-74q of the general statutes is
3272 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3273 2026):

(a) Not later than July 1, 2024, the Department of Education, in
consultation with the Departments of Developmental Services and
[Aging and] Disability Services and the regional educational service
centers, shall develop a training program for transition coordinators,
educators and paraeducators. Such training program shall comply with
the minimum standards established by the State-wide Transition
Services Coordinator pursuant to section 10-740.

3281 Sec. 96. Section 10-74t of the general statutes is repealed and the 3282 following is substituted in lieu thereof (*Effective July 1, 2026*):

Not later than July 1, 2024, and annually thereafter, the Department of Education shall report to each state agency that provides services and programs for adults with disabilities, including, but not limited to, the Departments of Developmental Services, Social Services and [Aging 3287 and] Disability Services, and, in accordance with section 11-4a, the joint 3288 standing committees of the General Assembly having cognizance of 3289 matters relating to appropriations and the budgets of state agencies, 3290 education, human services and public health, the aggregate number of 3291 students from all school districts who had planning and placement team 3292 meetings during the prior school year in which information concerning 3293 such services and programs was provided pursuant to the provisions of 3294 subparagraphs (B) and (C) of subdivision (9) of subsection (a) of section 3295 10-76d, as amended by this act. Such aggregate number may be reduced, 3296 to the extent possible, to the number of students who may qualify for 3297 the services or programs provided by such agencies.

Sec. 97. Subparagraph (A) of subdivision (9) of subsection (a) of section 10-76d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

3301 (9) (A) The planning and placement team shall, in accordance with 3302 the provisions of the Individuals with Disabilities Education Act, 20 3303 USC 1400, et seq., as amended from time to time, develop and include a 3304 statement of transition service needs in the individualized education 3305 program for each child requiring special education, beginning not later 3306 than the first individualized education program to be in effect when 3307 such child becomes fourteen years of age, or younger if the planning 3308 and placement team determines it is appropriate. Such individualized 3309 education program shall include (i) appropriate measurable 3310 postsecondary based age-appropriate goals upon transition 3311 assessments related to training, education, employment and, where 3312 appropriate, independent living skills; and (ii) the transition services, 3313 including courses of study, needed to assist such child in reaching those 3314 goals. Such individualized education program shall be updated annually thereafter in accordance with the provisions of this 3315 3316 subdivision. Nothing in this subdivision shall be construed as requiring 3317 the Department of [Aging and] Disability Services to lower the age of 3318 transitional services for a child with disabilities from sixteen to fourteen 3319 years of age.

3320 Sec. 98. Subsection (a) of section 10-76i of the general statutes is
3321 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3322 2026):

3323 (a) There shall be an Advisory Council for Special Education which 3324 shall advise the General Assembly, State Board of Education and the 3325 Commissioner of Education, and which shall engage in such other 3326 activities as described in this section. On and after July 1, 2012, the 3327 advisory council shall consist of the following members: (1) Nine 3328 appointed by the Commissioner of Education, (A) six of whom shall be 3329 (i) the parents of children with disabilities, provided such children are 3330 under the age of twenty-seven, or (ii) individuals with disabilities, (B) 3331 one of whom shall be an official of the Department of Education, (C) one 3332 of whom shall be a state or local official responsible for carrying out 3333 activities under Subtitle B of Title VII of the McKinney-Vento Homeless 3334 Assistance Act, 42 USC 11431 et seq., as amended from time to time, and 3335 (D) one of whom shall be a representative of an institution of higher 3336 education in the state that prepares teacher and related services 3337 personnel; (2) one appointed by the Commissioner of Developmental 3338 Services who shall be an official of the department; (3) one appointed by 3339 the Commissioner of Children and Families who shall be an official of 3340 the department; (4) one appointed by the Commissioner of Correction 3341 who shall be an official of the department; (5) one appointed by the 3342 director of the Parent Leadership Training Institute within the 3343 Commission on Women, Children, Seniors, Equity and Opportunity 3344 who shall be (A) the parent of a child with a disability, provided such 3345 child is under the age of twenty-seven, or (B) an individual with a 3346 disability; (6) a representative from the parent training and information 3347 center for Connecticut established pursuant to the Individuals With 3348 Disabilities Education Act, 20 USC 1400 et seq., as amended from time 3349 to time; (7) the Commissioner of [Aging and] Disability Services, or the 3350 commissioner's designee; (8) five who are members of the General 3351 Assembly who shall serve as nonvoting members of the advisory 3352 council, one appointed by the speaker of the House of Representatives, 3353 one appointed by the majority leader of the House of Representatives,

3354 one appointed by the minority leader of the House of Representatives, 3355 one appointed by the president pro tempore of the Senate and one 3356 appointed by the minority leader of the Senate; (9) one appointed by the president pro tempore of the Senate who shall be a member of the 3357 3358 Connecticut Speech-Language-Hearing Association; (10) one appointed 3359 by the majority leader of the Senate who shall be a public school teacher; 3360 (11) one appointed by the minority leader of the Senate who shall be a 3361 representative of a vocational, community or business organization 3362 concerned with the provision of transitional services to children with 3363 disabilities; (12) one appointed by the speaker of the House of 3364 Representatives who shall be a member of the Connecticut Council of 3365 Special Education Administrators and who is a local education official; (13) one appointed by the majority leader of the House of 3366 Representatives who shall be a representative of charter schools; (14) 3367 3368 one appointed by the minority leader of the House of Representatives 3369 who shall be a member of the Connecticut Association of Private Special 3370 Education Facilities; (15) one appointed by the Chief Court 3371 Administrator of the Judicial Department who shall be an official of 3372 such department responsible for the provision of services to adjudicated 3373 children and youth; (16) seven appointed by the Governor, all of whom 3374 shall be (A) the parents of children with disabilities, provided such 3375 children are under the age of twenty-seven, or (B) individuals with 3376 disabilities; (17) the executive director of the nonprofit entity designated 3377 by the Governor in accordance with section 46a-10b to serve as the 3378 Connecticut protection and advocacy system, or the executive director's 3379 designee; and (18) such other members as required by the Individuals 3380 with Disabilities Education Act, 20 USC 1400 et seq., as amended from 3381 time to time, appointed by the Commissioner of Education. 3382 Appointments made pursuant to the provisions of this section shall be 3383 representative of the ethnic and racial diversity of, and the types of 3384 disabilities found in, the state population. The terms of the members of 3385 the council serving on June 8, 2010, shall expire on June 30, 2010. 3386 Appointments shall be made to the council by July 1, 2010. Members 3387 shall serve two-year terms, except that members appointed pursuant to 3388 subdivisions (1) to (3), inclusive, of this subsection whose terms

commenced July 1, 2010, shall serve three-year terms and the successors
to such members appointed pursuant to subdivisions (1) to (3),
inclusive, of this subsection shall serve two-year terms.

3392 Sec. 99. Subsection (a) of section 10-76y of the general statutes is
3393 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3394 2026):

3395 (a) Notwithstanding any provision of the general statutes, school 3396 districts, regional educational service centers, the Department of [Aging 3397 and] Disability Services, and all other state and local governmental 3398 agencies concerned with education may loan, lease or transfer an 3399 assistive device for the use and benefit of a student with a disability to 3400 such student or the parent or guardian of such student or to any other 3401 public or private nonprofit agency providing services to or on behalf of 3402 individuals with disabilities including, but not limited to, an agency 3403 providing educational, health or rehabilitative services. Such device 3404 may be sold or transferred pursuant to this section regardless of whether 3405 the device was declared surplus. The sale or transfer shall be recorded 3406 in an agreement between the parties and based upon the depreciated 3407 value of the device. For the purposes of this section, "assistive device" 3408 means any item, piece of equipment or product system, whether 3409 acquired commercially off-the-shelf, modified or customized, that is 3410 used to increase, maintain or improve the functional capabilities of 3411 individuals with disabilities.

3412 Sec. 100. Subsection (d) of section 11-1a of the general statutes is
3413 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3414 2026):

(d) The State Library Board shall create and maintain a library service
for the blind and other persons with disabilities, as provided for in 2
USC Sections 135a, 135a-1 and 135b. The State Library Board shall
consult with the advisory committee relating to the library for blind and
physically disabled persons and the Commissioner of [Aging and]
Disability Services, or the commissioner's designee, before taking any

3421 action that may diminish or substantively change the library services3422 described in this subsection.

3423 Sec. 101. Subsection (a) of section 12-21700 of the general statutes is
3424 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3425 2026):

3426 (a) As used in this section:

3427 (1) "Commissioner" means the Commissioner of Economic and3428 Community Development;

3429 (2) "Employer" means a person engaged in business who has
3430 employees and who is subject to tax under this chapter or chapter 207
3431 or 229;

3432 (3) "Income year" means the income year or taxable year, as3433 determined under this chapter or chapter 207 or 229, as the case may be;

3434 (4) "New qualifying employee" means a person who (A) is receiving 3435 vocational rehabilitation services from the Department of [Aging and] 3436 Disability Services, and (B) is hired by the employer to fill a new job after 3437 May 6, 2010, during the employer's income years commencing on or 3438 after January 1, 2010, and prior to January 1, 2012. A new qualifying employee does not include a person receiving vocational rehabilitation 3439 3440 services pursuant to subparagraph (A) of this subdivision and who was 3441 employed in this state by a related person with respect to the employer 3442 during the prior twelve months;

3443 (5) "Related person" means (A) a corporation, limited liability 3444 company, partnership, association or trust controlled by the employer, 3445 (B) an individual, corporation, limited liability company, partnership, 3446 association or trust that is in control of the employer, (C) a corporation, 3447 limited liability company, partnership, association or trust controlled by 3448 an individual, corporation, limited liability company, partnership, 3449 association or trust that is in control of the employer, or (D) a member 3450 of the same controlled group as the employer; and
3451 (6) "Control", with respect to a corporation, means ownership, 3452 directly or indirectly, of stock possessing fifty per cent or more of the 3453 total combined voting power of all classes of the stock of such 3454 corporation entitled to vote. "Control", with respect to a trust, means 3455 ownership, directly or indirectly, of fifty per cent or more of the 3456 beneficial interest in the principal or income of such trust. The 3457 ownership of stock in a corporation, of a capital or profits interest in a 3458 partnership, limited liability company or association or of a beneficial 3459 interest in a trust shall be determined in accordance with the rules for 3460 constructive ownership of stock provided in Section 267(c) of the 3461 Internal Revenue Code of 1986, or any subsequent corresponding 3462 internal revenue code of the United States, as amended from time to 3463 time, other than paragraph (3) of said Section 267(c).

3464 Sec. 102. Section 12-217pp of the general statutes is repealed and the 3465 following is substituted in lieu thereof (*Effective July 1, 2026*):

3466 (a) As used in this section:

3467 (1) "Commissioner" means the Commissioner of Economic and3468 Community Development;

3469 (2) "Control", with respect to a corporation, means ownership, 3470 directly or indirectly, of stock possessing fifty per cent or more of the 3471 total combined voting power of all classes of the stock of such 3472 corporation entitled to vote. "Control", with respect to a trust, means 3473 ownership, directly or indirectly, of fifty per cent or more of the 3474 beneficial interest in the principal or income of such trust. The 3475 ownership of stock in a corporation, of a capital or profits interest in a 3476 partnership, limited liability company or association or of a beneficial 3477 interest in a trust shall be determined in accordance with the rules for 3478 constructive ownership of stock provided in Section 267(c) of the 3479 Internal Revenue Code of 1986, or any subsequent corresponding 3480 internal revenue code of the United States, as from time to time 3481 amended, other than paragraph (3) of said Section 267(c);

3482 (3) "Full-time job" means a job in which an employee is required to

work at least thirty-five hours per week for not less than forty-eight
weeks in a calendar year. "Full-time job" does not include a temporary
or seasonal job;

(4) "Income year" means, with respect to entities subject to the
insurance premiums tax under chapter 207, the corporation business tax
under this chapter, the utility companies tax under chapter 212 or the
income tax under chapter 229, the income year as determined under
each of said chapters, as the case may be;

(5) "New employee" means a person who resides in this state and is
hired by a taxpayer on or after January 1, 2012, and prior to January 1,
2014, to fill a new job. "New employee" does not include a person who
was employed in this state by a related person with respect to a taxpayer
during the prior twelve months;

3496 (6) "New job" means a job that did not exist in this state prior to a 3497 taxpayer's application to the commissioner for certification under this 3498 section for a job expansion tax credit, is filled by a new, qualifying or 3499 veteran employee, and (A) is a full-time job, or (B) in the case of a 3500 qualifying employee under subparagraph (B) of subdivision (7) of this 3501 subsection, is a job in which an employee is required to work at least 3502 twenty hours per week for not less than forty-eight weeks in a calendar 3503 year;

(7) "Qualifying employee" means a new employee who, at the time ofhiring by the taxpayer:

(A) (i) Is receiving unemployment compensation, or (ii) has
exhausted unemployment compensation benefits and has not had an
intervening full-time job; or

(B) Is (i) receiving vocational rehabilitation services from the Department of [Aging and] Disability Services, (ii) receiving employment services from the Department of Mental Health and Addiction Services, or (iii) participating in employment opportunities and day services, as defined in section 17a-226, operated or funded by 3514 the Department of Developmental Services;

3515 (8) "Related person" means (A) a corporation, limited liability 3516 company, partnership, association or trust controlled by the taxpayer, 3517 (B) an individual, corporation, limited liability company, partnership, 3518 association or trust that is in control of the taxpayer, (C) a corporation, 3519 limited liability company, partnership, association or trust controlled by 3520 an individual, corporation, limited liability company, partnership, 3521 association or trust that is in control of the taxpayer, or (D) a member of 3522 the same controlled group as the taxpayer;

(9) "Taxpayer" means a person that (A) has been in business for at
least twelve consecutive months prior to the date of the taxpayer's
application to the commissioner for certification under this section for a
job expansion tax credit, and (B) is subject to tax under this chapter or
chapter 207, 212 or 229; and

(10) "Veteran employee" means a new employee who, at the time of
hiring by the taxpayer, is (A) a member of the armed forces, as defined
in section 27-103, or (B) a veteran, as defined in section 27-103.

3531 (b) (1) There is established a job expansion tax credit program 3532 whereby a taxpayer may be allowed a credit against the tax imposed 3533 under this chapter or chapter 207, 212 or 229, other than the liability 3534 imposed by section 12-707, for each new, qualifying or veteran 3535 employee hired on or after January 1, 2012, and prior to January 1, 2014. 3536 For taxpayers that employ not more than fifty employees in full-time 3537 jobs in this state on the date of application to the commissioner for 3538 certification under this section, the creation of at least one new job in this 3539 state shall be required for said tax credit. For taxpayers that employ 3540 more than fifty, but not more than one hundred employees in full-time 3541 jobs in this state on the date of application to the commissioner for 3542 certification under this section, the creation of at least five new jobs in 3543 this state shall be required for said tax credit. For taxpayers that employ 3544 more than one hundred employees in full-time jobs in this state on the 3545 date of application to the commissioner for certification under this

3546 section, the creation of at least ten new jobs in this state shall be required3547 for said tax credit.

3548 (2) For the purposes of determining the number of new jobs a 3549 taxpayer is required to create in order to claim a credit under this 3550 section, the number of employees working in full-time jobs the taxpayer 3551 employs in this state on the date of its application to the commissioner 3552 for certification under this section shall apply to such taxpayer for the 3553 duration of such certification.

3554 (c) The amount of the credit shall be:

3555 (1) Five hundred dollars per month for each new employee; or

3556 (2) Nine hundred dollars per month for each qualifying or veteran3557 employee.

(d) (1) The taxpayer shall claim the credit in the income year in which
it is earned and, if eligible, in the two immediately succeeding income
years. Any credit not claimed by the taxpayer in an income year shall
expire and shall not be refundable.

3562 (2) If the taxpayer is an S corporation or an entity treated as a 3563 partnership for federal income tax purposes, the shareholders or 3564 partners of such taxpayer may claim the credit. If the taxpayer is a single 3565 member limited liability company that is disregarded as an entity 3566 separate from its owner, the limited liability company's owner may 3567 claim the credit.

(3) No taxpayer shall claim a credit for any new, qualifying or veteran
employee who is an owner, member or partner in the business or who
is not employed by the taxpayer at the close of the taxpayer's income
year.

(4) No taxpayer claiming the credit under this section with respect to
a new, qualifying or veteran employee shall claim any credit against any
tax under any other provision of the general statutes with respect to the
same new, qualifying or veteran employee.

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3576 (e) (1) To be eligible to claim the credit, a taxpayer shall apply to the 3577 commissioner in accordance with the provisions of this section. The 3578 application shall be on a form provided by the commissioner and shall 3579 contain sufficient information as required by the commissioner, 3580 including, but not limited to, the activities that the taxpayer primarily 3581 engages in, the North American Industrial Classification System code of 3582 the taxpayer, the current number of employees employed by the 3583 taxpayer as of the application date, and if applicable, the name and 3584 position or job title of the new, qualifying or veteran employee. The 3585 commissioner shall consult with the Labor Commissioner, the 3586 Commissioner of [Aging and] Disability Services, the Commissioner of 3587 Veterans Affairs, the Commissioner of Mental Health and Addiction 3588 Services or the Commissioner of Developmental Services, as applicable, 3589 any verification the commissioner for deems necessary of 3590 unemployment compensation or vocational rehabilitation services 3591 received by a qualifying employee, or of service in the armed forces of 3592 the United States by a veteran employee. The commissioner may impose 3593 a fee for such application as the commissioner deems appropriate.

3594 (2) (A) Upon receipt of an application, the commissioner shall render 3595 a decision, in writing, on each completed application not later than 3596 thirty days after the date of its receipt by the commissioner. If the 3597 commissioner approves such application, the commissioner shall issue 3598 a certification letter to the taxpayer indicating that the credit will be 3599 available to be claimed by the taxpayer if the taxpayer and the new, 3600 qualifying or veteran employee otherwise meet the requirements of this 3601 section.

(B) On and after January 1, 2014, the commissioner shall render a 3602 decision upon such completed applications and, if approved, issue such 3603 3604 certification letters, as provided in subparagraph (A) of this subdivision, 3605 that pertain to qualifying or veteran employees who meet the requirements of this section, and with respect to whom credits pursuant 3606 3607 to this section have previously been granted. The commissioner may, in 3608 his or her discretion, render a decision upon applications that pertain to 3609 new employees, with respect to whom credits pursuant to this section

have previously been granted, when such applications are consistentwith the economic development priorities of the state.

(f) (1) The total amount of credits granted under this section and
sections 12-217ii, 12-217nn and 12-217oo, as amended by this act, shall
not exceed twenty million dollars in any one fiscal year or forty million
dollars over the duration of the job expansion tax credit program,
including the two immediately succeeding income years after such
credits are granted.

3618 (2) If a taxpayer was issued an eligibility certificate by the 3619 commissioner prior to January 1, 2012, to receive a jobs creation tax 3620 credit pursuant to section 12-217ii, the provisions of the tax credit 3621 program pursuant to said section 12-217ii shall apply to such taxpayer 3622 for the duration of the eligibility certificate.

(3) If a taxpayer is issued a certification letter by the commissioner
prior to January 1, 2013, to receive a qualified small business job creation
tax credit pursuant to section 12-217nn, the provisions of the tax credit
program pursuant to said section 12-217nn shall apply to such taxpayer
for the duration of such certification.

(4) If a taxpayer was issued a certification letter by the commissioner
prior to January 1, 2012, to receive a vocational rehabilitation job
creation tax credit pursuant to section 12-21700, as amended by this act,
the provisions of the tax credit program pursuant to said section 1221700 shall apply to such taxpayer for the duration of such certification.

(g) No credit allowed under this section shall exceed the amount of
tax imposed on a taxpayer under this chapter or chapter 207, 212 or 229.
The commissioner shall annually provide to the Commissioner of
Revenue Services a list detailing all credits that have been approved and
all taxpayers that have been issued a certification letter under this
section.

(h) No credit shall be allowed under this section for any new jobscreated on or after January 1, 2014.

3641 Sec. 103. Section 14-11b of the general statutes is repealed and the 3642 following is substituted in lieu thereof (*Effective July 1, 2026*):

3643 (a) There shall be within the Department of [Aging and] Disability 3644 Services a unit for the purpose of evaluating and training persons with 3645 disabilities in the operation of motor vehicles. There shall be assigned to 3646 the driver training unit for persons with disabilities such staff as is 3647 necessary for the orderly administration of the driver training program 3648 for persons with disabilities. The personnel assigned to the driver 3649 training unit for persons with disabilities shall, while engaged in the 3650 evaluation or instruction of a person with disabilities, have the authority 3651 and immunities with respect to such activities as are granted under the 3652 general statutes to motor vehicle inspectors. The Commissioner of 3653 Motor Vehicles may permit a person whose license has been withdrawn 3654 as a result of a condition that makes such person eligible for evaluation 3655 and training under this section to operate a motor vehicle while 3656 accompanied by personnel assigned to the driver training unit for 3657 persons with disabilities. When a person with disabilities has 3658 successfully completed the driver training program for persons with 3659 disabilities, the Department [of Aging and] Disability Services shall 3660 certify such completion in writing to the Commissioner of Motor 3661 Vehicles and shall recommend any license restrictions or limitations to 3662 be placed on the license of such person. The Commissioner of Motor 3663 Vehicles may accept such certification in lieu of the driving skills portion 3664 of the examination prescribed under subsection (e) of section 14-36. If 3665 such person with disabilities has met all other requirements for 3666 obtaining a license, the Commissioner of Motor Vehicles shall issue a 3667 license with such restrictions recommended by the Department of 3668 [Aging and] Disability Services.

(b) Any resident of this state who has a serious physical or mental
disability which does not render the resident incapable of operating a
motor vehicle and who must utilize special equipment in order to
operate a motor vehicle and who cannot obtain instruction in the
operation of a motor vehicle through any alternate program, including,
but not limited to, other state, federal or privately operated drivers'

3675 schools shall be eligible for instruction under the Department of [Aging3676 and] Disability Services driver training program for persons with3677 disabilities.

3678 Sec. 104. Subdivision (2) of subsection (b) of section 14-44 of the 3679 general statutes is repealed and the following is substituted in lieu 3680 thereof (*Effective July 1, 2026*):

3681 (2) The Department of Motor Vehicles, in consultation with the 3682 Departments of [Aging and] Disability Services, Developmental 3683 Services, Mental Health and Addiction Services and Social Services, 3684 shall develop, and thereafter revise as needed, a video presentation 3685 providing instruction and best practices concerning ways to 3686 appropriately interact with disabled persons who may be receiving 3687 services from the departments. In developing such video presentation, 3688 the departments may use materials and one or more video presentations 3689 developed by a governmental entity, independent contractor or any 3690 other party. The departments shall post such video presentation and 3691 any other training resources concerning ways to appropriately interact 3692 with persons with an intellectual disability or other developmental 3693 disabilities in a conspicuous location on their respective Internet web 3694 sites. On and after January 1, 2024, prior to issuing or renewing an 3695 operator's license bearing a public passenger endorsement, the 3696 Commissioner of Motor Vehicles shall require the applicant for such 3697 license to watch such video presentation.

Sec. 105. Subsection (b) of section 14-253a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(b) The Commissioner of Motor Vehicles shall accept applications and renewal applications for removable windshield placards from (1) any person who is blind, as defined in section 1-1f; (2) any person with disabilities; (3) any parent or guardian of any person who is blind or any person with disabilities, if such person is under eighteen years of age at the time of application; (4) any parent or guardian of any person who is 3707 blind or any person with disabilities, if such person is unable to request 3708 or complete an application; and (5) any organization which meets 3709 criteria established by the commissioner and which certifies to the 3710 commissioner's satisfaction that the vehicle for which a placard is 3711 requested is primarily used to transport persons who are blind or 3712 persons with disabilities. Except as provided in subsection (c) of this 3713 section, on and after October 1, 2011, the commissioner shall not accept 3714 applications for special license plates, but shall accept renewal 3715 applications for such plates that were issued prior to October 1, 2011. 3716 No person shall be issued a placard in accordance with this section 3717 unless such person is the holder of a valid motor vehicle operator's 3718 license, or identification card issued in accordance with the provisions 3719 of section 1-1h. The commissioner may adopt regulations, in accordance 3720 with the provisions of chapter 54, for the issuance of placards to persons 3721 who, by reason of hardship, do not hold or cannot obtain an operator's 3722 license or identification card. The commissioner shall maintain a record 3723 of each placard issued to any such person. Such applications and 3724 renewal applications shall be on a form prescribed by the commissioner. 3725 The application and renewal application shall include: (A) Certification 3726 by a licensed physician, a licensed physician assistant, an advanced 3727 practice registered nurse licensed in accordance with the provisions of 3728 chapter 378, or a member of the driver training unit for persons with disabilities established pursuant to section 14-11b, as amended by this 3729 3730 act, that the applicant meets the definition of a person with a disability 3731 which limits or impairs the ability to walk, as defined in 23 CFR 1235.2, 3732 as amended from time to time; or (B) certification by a psychiatrist who 3733 is employed by, or under contract with, the United States Department 3734 of Veterans Affairs that the applicant (i) is a veteran, as defined in 3735 subsection (a) of section 27-103, who has post-traumatic stress disorder certified as service-connected by the United States Department of 3736 3737 Veterans Affairs, and (ii) meets the definition of a person with a 3738 disability which limits or impairs the ability to walk, as defined in 23 3739 CFR 1235.2, as amended from time to time. In the case of persons who 3740 are blind, the application or renewal application shall include 3741 certification of legal blindness made by the Department of [Aging and]

3742 Disability Services, an ophthalmologist or an optometrist. Any 3743 certification issued by a health care professional pursuant to this section 3744 shall be based upon such person's professional opinion after having 3745 completed a medically reasonable assessment of the applicant's medical 3746 history and current medical condition made in the course of a bona fide 3747 health care professional-patient relationship. Any person who makes a 3748 certification required by this subsection shall sign the application or 3749 renewal application under penalty of false statement pursuant to section 3750 53a-157b. The commissioner, in said commissioner's discretion, may 3751 accept the discharge papers of a disabled veteran, as defined in section 3752 14-254, in lieu of such certification. The Commissioner of Motor Vehicles 3753 may require additional certification at the time of the original 3754 application or at any time thereafter. If a person who has been requested 3755 to submit additional certification fails to do so within thirty days of the 3756 request, or if such additional certification is deemed by the 3757 Commissioner of Motor Vehicles to be unfavorable to the applicant, the 3758 commissioner may refuse to issue or, if already issued, suspend or 3759 revoke such special license plate or placard. The commissioner shall not 3760 issue more than one placard per applicant, except the commissioner 3761 shall issue one placard to each applicant who is a parent or guardian of 3762 any person who is blind or any person with disabilities, provided no 3763 more than two such placards shall be issued on behalf of such person. The fee for the issuance of a temporary removable windshield placard 3764 3765 shall be five dollars. Any person whose application has been denied or 3766 whose special license plate or placard has been suspended or revoked 3767 shall be afforded an opportunity for a hearing in accordance with the 3768 provisions of chapter 54.

Sec. 106. Subsection (b) of section 14-253c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(b) The advisory council shall consist of (1) the Commissioner of
Motor Vehicles or the commissioner's designee, (2) the Commissioner of
[Aging and] Disability Services or the commissioner's designee, (3) two
members appointed by the Commissioner of Motor Vehicles, who are

3776 licensed physicians, physician assistants or advanced practice registered 3777 nurses who certify applications for removable windshield placards 3778 while in the course of employment, (4) one member appointed by the 3779 Commissioner of [Aging and] Disability Services who represents an 3780 organization that advocates on behalf of persons with physical 3781 disabilities, (5) one appointed by the House chairperson of the joint 3782 standing committee of the General Assembly having cognizance of 3783 matters relating to transportation, (6) one appointed by the Senate 3784 chairperson of the joint standing committee of the General Assembly 3785 having cognizance of matters relating to transportation, who uses 3786 accessible parking or advocates on behalf of such users, (7) one 3787 appointed by the House ranking member of the joint standing 3788 committee of the General Assembly having cognizance of matters 3789 relating to transportation, who uses accessible parking or advocates on 3790 behalf of such users, (8) one appointed by the Senate ranking member 3791 of the joint standing committee of the General Assembly having 3792 cognizance of matters relating to transportation, who is a sworn 3793 member of a municipal police department, and (9) and such other 3794 members as the advisory council may prescribe. All initial 3795 appointments to the advisory council shall be made not later than 3796 September 1, 2023. Each member appointed pursuant to subdivisions (3) 3797 to (9), inclusive, of this subsection shall serve for a term of two years and 3798 may serve until such member's successor is appointed. Any vacancy 3799 shall be filled by the appointing authority. The Commissioner of Motor 3800 Vehicles, or the commissioner's designee, shall serve as chairperson of 3801 the advisory council. The advisory council shall meet at such times as it 3802 deems necessary and may establish rules governing its internal 3803 procedures.

Sec. 107. Subsection (d) of section 17a-3 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

(d) The Department of Children and Families shall maintain on the
department's Internet web site information on services provided to
persons with disabilities. The department's Internet web site shall

include a link to the Internet web page maintained by the Department
of [Aging and] Disability Services pursuant to section 46a-33a,
containing information about services for deaf, deafblind and hard of
hearing individuals.

3814 Sec. 108. Subsection (a) of section 17a-215j of the general statutes is
3815 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3816 2026):

3817 (a) There shall be an Autism Spectrum Disorder Advisory Council 3818 which shall consist of the following members: (1) The Commissioner of 3819 Social Services, or the commissioner's designee; (2) the Commissioner of Children and Families, or the commissioner's designee; (3) the 3820 3821 Commissioner of Education, or the commissioner's designee; (4) the 3822 Commissioner of Mental Health and Addiction Services, or the 3823 commissioner's designee; (5) the Commissioner of Public Health, or the 3824 commissioner's designee; (6) the Commissioner of [Aging and] 3825 Disability Services, or the commissioner's designee; (7) the 3826 Commissioner of Developmental Services, or the commissioner's 3827 designee; (8) the Commissioner of Early Childhood, or the 3828 commissioner's designee; (9) the Secretary of the Office of Policy and Management, or the secretary's designee; (10) two persons with autism 3829 3830 spectrum disorder, one each appointed by the Governor and the speaker 3831 of the House of Representatives; (11) two persons who are parents or 3832 guardians of a child with autism spectrum disorder, one each appointed 3833 by the Governor and the minority leader of the Senate; (12) two persons 3834 who are parents or guardians of an adult with autism spectrum 3835 disorder, one each appointed by the president pro tempore of the Senate 3836 and the majority leader of the House of Representatives; (13) two 3837 persons who are advocates for persons with autism spectrum disorder, 3838 one each appointed by the Governor and the speaker of the House of 3839 Representatives; (14) two persons who are licensed professionals 3840 working in the field of autism spectrum disorder, one each appointed 3841 by the Governor and the majority leader of the Senate; (15) two persons 3842 who provide services for persons with autism spectrum disorder, one 3843 each appointed by the Governor and the minority leader of the House

3844	of Representatives; (16) two persons who shall be representatives of an
3845	institution of higher education in the state with experience in the field
3846	of autism spectrum disorder, one each appointed by the Governor and
3847	the president pro tempore of the Senate; (17) the executive director of
3848	the nonprofit entity designated by the Governor in accordance with
3849	section 46a-10b to serve as the Connecticut protection and advocacy
3850	system for persons with disabilities, or the executive director's designee;
3851	and (18) one person who is a physician who treats or diagnoses persons
3852	with autism spectrum disorder, appointed by the Governor.
3853	Sec. 109. Section 17a-248 of the general statutes is repealed and the
3854	following is substituted in lieu thereof (<i>Effective July 1, 2026</i>):
3855	As used in this section, sections 17a-248b to 17a-248g, inclusive, 17a-
3856	248m, 38a-490a and 38a-516a, unless the context otherwise requires:
3857	(1) "Commissioner" means the Commissioner of Early Childhood.
3858	(2) "Council" means the State Interagency Birth-to-Three
3859	Coordinating Council established pursuant to section 17a-248b.
3860	(3) "Early intervention services" means early intervention services, as
3861	defined in 34 CFR Part 303.13, as from time to time amended.
3862	(4) "Eligible children" means children (A) (i) from birth to thirty-six
3863	months of age, who are not eligible for special education and related
3864	services pursuant to sections 10-76a to 10-76h, inclusive, and (ii) thirty-
3865	six months of age or older, who are receiving early intervention services
3866	and are eligible or being evaluated for participation in preschool
3867	services pursuant to Part B of the Individuals with Disabilities
3868	Education Act, 20 USC 1411 et seq., until such children are enrolled in
3869	such preschool services, and (B) who need early intervention services
3870	because such children are:
0.074	

(i) Experiencing a significant developmental delay as measured by
standardized diagnostic instruments and procedures, including
informed clinical opinion, in one or more of the following areas:

3874 Cognitive development; physical development, including vision or
3875 hearing; communication development; social or emotional
3876 development; or adaptive skills; or

3877 (ii) Diagnosed as having a physical or mental condition that has a3878 high probability of resulting in developmental delay.

(5) "Evaluation" means a multidisciplinary professional, objective
assessment conducted by appropriately qualified personnel in order to
determine a child's eligibility for early intervention services.

(6) "Individualized family service plan" means a written plan for
providing early intervention services to an eligible child and the child's
family.

(7) "Lead agency" means the Office of Early Childhood, the public
agency responsible for the administration of the birth-to-three system in
collaboration with the participating agencies.

(8) "Parent" means (A) a biological, adoptive or foster parent of a
child; (B) a guardian, except for the Commissioner of Children and
Families; (C) an individual acting in the place of a biological or adoptive
parent, including, but not limited to, a grandparent, stepparent, or other
relative with whom the child lives; (D) an individual who is legally
responsible for the child's welfare; or (E) an individual appointed to be
a surrogate parent.

(9) "Participating agencies" includes, but is not limited to, the
Departments of Education, Social Services, Public Health, Children and
Families and Developmental Services, the Office of Early Childhood, the
Insurance Department and the Department of [Aging and] Disability
Services.

(10) "Qualified personnel" means persons who meet the standards
specified in 34 CFR Part 303.31, as from time to time amended, and who
are licensed physicians or psychologists or persons holding a stateapproved or recognized license, certificate or registration in one or more

3904 of the following fields: (A) Special education, including teaching of the 3905 blind and the deaf; (B) speech and language pathology and audiology; 3906 (C) occupational therapy; (D) physical therapy; (E) social work; (F) 3907 nursing; (G) dietary or nutritional counseling; and (H) other fields 3908 designated by the commissioner that meet requirements that apply to 3909 the area in which the person is providing early intervention services, 3910 provided there is no conflict with existing professional licensing, 3911 certification and registration requirements.

(11) "Service coordinator" means a person carrying out service
coordination services, as defined in 34 CFR Part 303.34, as from time to
time amended.

(12) "Primary care provider" means physicians and advanced practice
registered nurses, licensed by the Department of Public Health, who are
responsible for performing or directly supervising the primary care
services for children enrolled in the birth-to-three program.

3919 Sec. 110. Subsection (e) of section 17a-451 of the general statutes is
3920 repealed and the following is substituted in lieu thereof (*Effective July 1*,
3921 2026):

3922 (e) The commissioner shall collaborate and cooperate with other state 3923 agencies providing services for children with mental disorders and 3924 adults with psychiatric disabilities or persons with substance use 3925 disorders, or both, and shall coordinate the activities of the Department 3926 of Mental Health and Addiction Services with the activities of said 3927 agencies. The commissioner shall maintain on the department's Internet 3928 web site information on services provided to persons with disabilities. 3929 The department's Internet web site shall include a link to the Internet 3930 web page maintained by the Department of [Aging and] Disability 3931 Services pursuant to section 46a-33a containing information about 3932 services for deaf, deafblind and hard of hearing individuals.

Sec. 111. Subsection (b) of section 17a-667 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2026):

3936 (b) The council shall consist of the following members: (1) The 3937 Secretary of the Office of Policy and Management, or the secretary's 3938 designee; (2) the Commissioners of Children and Families, Consumer 3939 Protection, Correction, Education, Mental Health and Addiction 3940 Services, Public Health, Emergency Services and Public Protection, 3941 [Aging and] Disability Services and Social Services, the Commissioner 3942 on Aging and the Insurance Commissioner, or their designees; (3) the 3943 Chief Court Administrator, or the Chief Court Administrator's 3944 designee; (4) the chairperson of the Board of Regents for Higher 3945 Education, or the chairperson's designee; (5) the president of The 3946 University of Connecticut, or the president's designee; (6) the Chief 3947 State's Attorney, or the Chief State's Attorney's designee; (7) the Chief 3948 Public Defender, or the Chief Public Defender's designee; (8) the Child 3949 Advocate, or the Child Advocate's designee; and (9) the cochairpersons 3950 and ranking members of the joint standing committees of the General 3951 Assembly having cognizance of matters relating to public health, 3952 criminal justice and appropriations, or their designees. The 3953 Commissioner of Mental Health and Addiction Services and the 3954 Commissioner of Children and Families shall be cochairpersons of the 3955 council and may jointly appoint up to seven individuals to the council 3956 as follows: (A) Two individuals in recovery from a substance use 3957 disorder or representing an advocacy group for individuals with a 3958 substance use disorder; (B) a provider of community-based substance 3959 abuse services for adults; (C) a provider of community-based substance 3960 abuse services for adolescents; (D) an addiction medicine physician; (E) 3961 a family member of an individual in recovery from a substance use 3962 disorder; and (F) an emergency medicine physician currently practicing 3963 in a Connecticut hospital. The cochairpersons of the council may 3964 establish subcommittees and working groups and may appoint 3965 individuals other than members of the council to serve as members of 3966 the subcommittees or working groups. Such individuals may include, 3967 but need not be limited to: (i) Licensed alcohol and drug counselors; (ii) 3968 pharmacists; (iii) municipal police chiefs; (iv) emergency medical 3969 services personnel; and (v) representatives of organizations that provide 3970 education, prevention, intervention, referrals, rehabilitation or support 3971 services to individuals with substance use disorder or chemical3972 dependency.

This act sha sections:	all take effect as follow	vs and shall amend the following
Section 1	July 1, 2026	New section
Sec. 2	July 1, 2026	17a-780
Sec. 3	July 1, 2026	17a-782
Sec. 4	July 1, 2026	17a-783
Sec. 5	July 1, 2026	17a-784
Sec. 6	July 1, 2026	17a-785
Sec. 7	July 1, 2026	17a-786
Sec. 8	July 1, 2026	17a-787
Sec. 9	July 1, 2026	17a-788
Sec. 10	July 1, 2026	17a-791
Sec. 11	July 1, 2026	17a-791a
Sec. 12	July 1, 2026	17a-793
Sec. 13	July 1, 2026	17a-794
Sec. 14	July 1, 2026	17a-795
Sec. 15	July 1, 2026	17a-797
Sec. 16	July 1, 2026	17a-798
Sec. 17	July 1, 2026	17a-799
Sec. 18	July 1, 2026	17a-810(b)
Sec. 19	July 1, 2026	17a-812
Sec. 20	July 1, 2026	17a-813
Sec. 21	July 1, 2026	17a-814
Sec. 22	July 1, 2026	17a-815
Sec. 23	July 1, 2026	17a-816
Sec. 24	July 1, 2026	17a-818
Sec. 25	July 1, 2026	17a-819
Sec. 26	July 1, 2026	17a-820
Sec. 27	July 1, 2026	17a-821
Sec. 28	July 1, 2026	17a-822
Sec. 29	July 1, 2026	17a-823
Sec. 30	July 1, 2026	17a-824
Sec. 31	July 1, 2026	17a-825
Sec. 32	July 1, 2026	17a-835
Sec. 33	July 1, 2026	17a-835a
Sec. 34	July 1, 2026	17a-836(2)

Sec. 35	July 1, 2026	17a-837(a)
Sec. 36	July 1, 2026	17a-838
Sec. 37	July 1, 2026	17a-839
Sec. 38	July 1, 2026	17a-839a
Sec. 39	July 1, 2026	17a-850
Sec. 40	July 1, 2026	17a-851
Sec. 41	July 1, 2026	17a-852(a)
Sec. 42	July 1, 2026	17a-852a
Sec. 43	July 1, 2026	17a-853
Sec. 44	July 1, 2026	17a-854
Sec. 45	July 1, 2026	17a-855
Sec. 46	July 1, 2026	17a-856
Sec. 47	July 1, 2026	17a-857
Sec. 48	July 1, 2026	17a-858(a)
Sec. 49	July 1, 2026	17a-859
Sec. 50	July 1, 2026	17a-860(b)
Sec. 51	July 1, 2026	17a-862
Sec. 52	July 1, 2026	17a-870
Sec. 53	July 1, 2026	17a-872
Sec. 54	July 1, 2026	17a-876(c)
Sec. 55	July 1, 2026	17a-879
Sec. 56	July 1, 2026	17a-880
Sec. 57	July 1, 2026	17a-885(c)
Sec. 58	July 1, 2026	17b-4(b)
Sec. 59	July 1, 2026	17b-28(c)
Sec. 60	July 1, 2026	17b-90(b)
Sec. 61	July 1, 2026	17b-337(c)
Sec. 62	July 1, 2026	17b-352
Sec. 63	July 1, 2026	17b-606
Sec. 64	July 1, 2026	21a-3a
Sec. 65	July 1, 2026	23-15c
Sec. 66	July 1, 2026	26-29
Sec. 67	July 1, 2026	31-3i(a)
Sec. 68	July 1, 2026	31-280(d)
Sec. 69	July 1, 2026	31-283a
Sec. 70	July 1, 2026	31-296(a)
Sec. 71	July 1, 2026	31-300
Sec. 72	July 1, 2026	31-345(b)(2)
Sec. 73	July 1, 2026	31-349b(a)
Sec. 74	July 1, 2026	32-7t(c)(4)

Sec. 75	July 1, 2026	38a-47(a)
Sec. 76	July 1, 2026	38a-48
Sec. 77	July 1, 2026	38a-475
Sec. 78	July 1, 2026	42-339
Sec. 79	July 1, 2026	3-123aa(c)
Sec. 80	July 1, 2026	4-5
Sec. 81	July 1, 2026	4-38c
Sec. 82	July 1, 2026	4-61aa(a)
Sec. 83	July 1, 2026	4-67cc
Sec. 84	July 1, 2026	4-89(g)
Sec. 85	July 1, 2026	4-124xx
Sec. 86	July 1, 2026	4a-82
Sec. 87	July 1, 2026	5-175a(a)
Sec. 88	July 1, 2026	5-198
Sec. 89	July 1, 2026	5-259(e)
Sec. 90	July 1, 2026	7-127b
Sec. 91	July 1, 2026	8-119f
Sec. 92	July 1, 2026	9-20(c)
Sec. 93	July 1, 2026	10-74m
Sec. 94	July 1, 2026	10-74n(a)
Sec. 95	July 1, 2026	10-74q(a)
Sec. 96	July 1, 2026	10-74t
Sec. 97	July 1, 2026	10-76d(a)(9)(A)
Sec. 98	July 1, 2026	10-76i(a)
Sec. 99	July 1, 2026	10-76y(a)
Sec. 100	July 1, 2026	11-1a(d)
Sec. 101	July 1, 2026	12-217oo(a)
Sec. 102	July 1, 2026	12-217pp
Sec. 103	July 1, 2026	14-11b
Sec. 104	July 1, 2026	14-44(b)(2)
Sec. 105	July 1, 2026	14-253a(b)
Sec. 106	July 1, 2026	14-253c(b)
Sec. 107	July 1, 2026	17a-3(d)
Sec. 108	July 1, 2026	17a-215j(a)
Sec. 109	July 1, 2026	17a-248
Sec. 110	July 1, 2026	17a-451(e)
Sec. 111	July 1, 2026	17a-667(b)

Statement of Legislative Commissioners: In Section 76, the introductory language was updated for accuracy.

HS Joint Favorable Subst. -LCO