

General Assembly

January Session, 2025

Raised Bill No. 1299

LCO No. **4402**

Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

AN ACT CONCERNING MEDICAID-COVERED DENTAL CARE.

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

Section 1. Section 17b-282c of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2025*):

3 (a) All nonemergency dental services provided under the 4 Department of Social Services' dental programs, as described in section 5 17b-282b, shall be subject to prior authorization. Nonemergency 6 services that are exempt from the prior authorization process shall 7 include diagnostic, prevention, basic restoration procedures and 8 nonsurgical extractions that are consistent with standard and reasonable 9 dental practices. Payment for nonemergency dental services shall not 10 exceed one thousand dollars per calendar year for an individual adult, 11 provided prevention services such as oral exams and dental cleanings 12 and services determined to be medically necessary, as defined in section 13 17b-259b, including dentures, shall not be subject to such payment cap. 14 Dental benefit limitations shall apply to each client regardless of the 15 number of providers serving the client. The commissioner may recoup 16 payments for services that are determined not to be for an emergency

17 condition or otherwise in excess of what is medically necessary. The 18 commissioner shall periodically, but not less than quarterly, review 19 payments for emergency dental services and basic restoration 20 procedures for appropriateness of payment. For the purposes of this 21 section, "emergency condition" means a dental condition manifesting 22 itself by acute symptoms of sufficient severity, including severe pain, 23 such that a prudent layperson, who possesses an average knowledge of 24 health and medicine, could reasonably expect the absence of immediate 25 dental attention to result in placing the health of the individual, or with 26 respect to a pregnant woman, the health of the woman or her unborn 27 child, in serious jeopardy, cause serious impairment to body functions 28 or cause serious dysfunction of any body organ or part.

29 (b) The Commissioner of Social Services may implement policies and 30 procedures necessary to administer the provisions of this section while 31 in the process of adopting such policies and procedures as regulation, 32 provided the commissioner [prints] posts notice of intent to adopt 33 regulations [in] on the [Connecticut Law Journal] eRegulations System not later than twenty days after the date of implementation. Policies and 34 35 procedures implemented pursuant to this section shall be valid until the 36 time final regulations are adopted.

Sec. 2. Section 17b-282d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

39 (a) The Commissioner of Social Services shall modify the extent of 40 nonemergency adult dental services provided under the Medicaid 41 program. Such modifications shall include, but are not limited to, 42 providing one periodic dental exam, [one dental cleaning] two dental 43 cleanings, periodontal therapy and one set of bitewing x-rays each year 44 for a healthy adult. For purposes of this section, "healthy adult" means 45 a person twenty-one years of age or older for whom there is no evidence 46 indicating that dental disease is an aggravating factor for the person's 47 overall health condition.

48 (b) The commissioner may implement policies and procedures 49 necessary to administer the provisions of this section while in the 50 process of adopting such policies and procedures in regulation form, 51 provided the commissioner [prints] posts notice of intent to adopt 52 regulations [in] on the [Connecticut Law Journal] eRegulations System 53 not later than twenty days after the date of implementation. [Such 54 policies and procedures shall remain valid for three years following the 55 date of publication in the Connecticut Law Journal unless otherwise 56 provided for by the General Assembly. Notwithstanding the time 57 frames established in subsection (c) of section 17b-10, the commissioner 58 shall submit such policies and procedures in proposed regulation form 59 to the legislative regulation review committee not later than three years 60 following the date of publication of its intent to adopt regulations as 61 provided for in this subsection. In the event that the commissioner is 62 unable to submit proposed regulations prior to the expiration of the 63 three-year time period as provided for in this subsection, the 64 commissioner shall submit written notice, not later than thirty-five days 65 prior to the date of expiration of such time period, to the legislative 66 regulation review committee and the joint standing committees of the 67 General Assembly having cognizance of matters relating to human 68 services and appropriations and the budgets of state agencies indicating 69 that the department will not be able to submit the proposed regulations 70 on or before such date and shall include in such notice (1) the reasons 71 why the department will not submit the proposed regulations by such 72 date, and (2) the date by which the department will submit the proposed 73 regulations. The legislative regulation review committee may require 74 the department to appear before the committee at a time prescribed by 75 the committee to further explain such reasons and to respond to any 76 questions by the committee about the policy. The legislative regulation 77 review committee may request the joint standing committee of the 78 General Assembly having cognizance of matters relating to human 79 services to review the department's policy, the department's reasons for 80 not submitting the proposed regulations by the date specified in this 81 section and the date by which the department will submit the proposed

regulations. Said joint standing committee may review the policy, such
reasons and such date, may schedule a hearing thereon and may make
a recommendation to the legislative regulation review committee.]

Sec. 3. (NEW) (*Effective July 1, 2025*) (a) As used in this section, (1) "mobile dental clinic" has the same meaning as provided in section 17b-282f of the general statutes, and (2) "school-based health center" and "expanded school health site" have the same meanings as provided in section 19a-6r of the general statutes.

90 (b) The Commissioner of Social Services shall not require that 91 separate dental services and procedures be provided to a patient in a 92 single visit as a condition of Medicaid payment for Medicaid-eligible 93 dental services or treatment provided at a mobile dental clinic, school-94 based health center or expanded school health site. The commissioner 95 shall provide Medicaid payment for each Medicaid-eligible service and 96 procedure separately billed and not require that reimbursement be 97 provided through a bundled payment methodology that provides one 98 aggregate payment for separate dental services and procedures. The 99 commissioner shall, in accordance with the provisions of chapter 54 of 100 the general statutes, adopt regulations to implement the provisions of 101 this section. The commissioner may implement policies and procedures 102 necessary to administer the provisions of this section while in the 103 process of adopting such policies and procedures as regulation, 104 provided the commissioner posts notice of intent to adopt regulations 105 on the eRegulations System not later than twenty days after the date of 106 implementation. Policies and procedures implemented pursuant to this 107 section shall be valid until the time final regulations are adopted.

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2025	17b-282c
Sec. 2	July 1, 2025	17b-282d
Sec. 3	July 1, 2025	New section

Statement of Purpose:

To expand preventive adult oral health services covered under Medicaid and require that Medicaid payment be made for eligible dental services and procedures at mobile dental clinics and school-based health centers and sites without requiring such services or procedures be provided in a single visit.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]