

General Assembly

January Session, 2025

Raised Bill No. 1300

LCO No. **4226**

Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

AN ACT COMPENSATING SPOUSES FOR STATE-FUNDED HOME CARE.

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

Section 1. Subsection (i) of section 17b-342 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

4 (i) (1) The Commissioner of Social Services shall, within available 5 appropriations, administer a state-funded portion of the Connecticut 6 home-care program for the elderly for persons (A) who are sixty-five 7 years of age and older and are not eligible for Medicaid; (B) who are 8 inappropriately institutionalized or at risk of inappropriate 9 institutionalization; (C) whose income is less than or equal to the 10 amount allowed for a person who would be eligible for medical 11 assistance if residing in a nursing facility; and (D) whose assets, if single, 12 do not exceed one hundred fifty per cent of the federal minimum 13 community spouse protected amount pursuant to 42 USC 1396r-5(f)(2) 14 or, if married, the couple's assets do not exceed two hundred per cent of 15 said community spouse protected amount. For program applications

received by the Department of Social Services for the fiscal years ending June 30, 2016, and June 30, 2017, only persons who require the level of care provided in a nursing home shall be eligible for the state-funded portion of the program, except for persons residing in affordable housing under the assisted living demonstration project established pursuant to section 17b-347e who are otherwise eligible in accordance with this section.

23 (2) Except for persons residing in affordable housing under the 24 assisted living demonstration project established pursuant to section 25 17b-347e, as provided in subdivision (3) of this subsection, any person 26 whose income is at or below two hundred per cent of the federal poverty 27 level and who is ineligible for Medicaid shall contribute three per cent 28 of the cost of his or her care. Any person whose income exceeds two 29 hundred per cent of the federal poverty level shall contribute three per 30 cent of the cost of his or her care in addition to the amount of applied 31 income determined in accordance with the methodology established by 32 the Department of Social Services for recipients of medical assistance. 33 Any person who does not contribute to the cost of care in accordance 34 with this subdivision shall be ineligible to receive services under this 35 subsection. Notwithstanding any provision of sections 17b-60 and 17b-36 61, the department shall not be required to provide an administrative 37 hearing to a person found ineligible for services under this subsection 38 because of a failure to contribute to the cost of care.

39 (3) Any person who resides in affordable housing under the assisted 40 living demonstration project established pursuant to section 17b-347e 41 and whose income is at or below two hundred per cent of the federal 42 poverty level, shall not be required to contribute to the cost of care. Any 43 person who resides in affordable housing under the assisted living 44 demonstration project established pursuant to section 17b-347e and 45 whose income exceeds two hundred per cent of the federal poverty 46 level, shall contribute to the applied income amount determined in 47 accordance with the methodology established by the Department of 48 Social Services for recipients of medical assistance. Any person whose

income exceeds two hundred per cent of the federal poverty level and
who does not contribute to the cost of care in accordance with this
subdivision shall be ineligible to receive services under this subsection.
Notwithstanding any provision of sections 17b-60 and 17b-61, the
department shall not be required to provide an administrative hearing
to a person found ineligible for services under this subsection because
of a failure to contribute to the cost of care.

56 (4) The annualized cost of services provided to an individual under 57 the state-funded portion of the program shall not exceed fifty per cent 58 of the weighted average cost of care in nursing homes in the state, except 59 an individual who received services costing in excess of such amount 60 under the Department of Social Services in the fiscal year ending June 61 30, 1992, may continue to receive such services, provided the annualized 62 cost of such services does not exceed eighty per cent of the weighted 63 average cost of such nursing home care. The commissioner may allow 64 the cost of services provided to an individual to exceed the maximum 65 cost established pursuant to this subdivision in a case of extreme 66 hardship, as determined by the commissioner, provided in no case shall 67 such cost exceed that of the weighted cost of such nursing home care.

(5) A person who provides personal care assistance to an individual
 enrolled in the state-funded portion of the program, including a spouse
 of such individual, may be compensated for such assistance. The
 Commissioner of Social Services shall prescribe training and
 documentation requirements for such person to receive compensation
 under the program.

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

Section 1	July 1, 2025	17b-342(i)

Statement of Purpose:

To compensate spouses who provide personal care assistance to persons enrolled in the state-funded portion of the Connecticut home-care program for the elderly.

[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.]