

General Assembly

January Session, 2025

Raised Bill No. 1373

LCO No. **4759**

Referred to Committee on PUBLIC HEALTH

Introduced by: (PH)

AN ACT REQUIRING THE LICENSURE OF LACTATION CONSULTANTS.

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

- Section 1. (NEW) (*Effective July 1, 2026*) As used in this section and
 sections 2 to 4, inclusive, of this act:
- (1) "Lactation consultant" means a person who holds and maintains
 certification in good standing as an international board certified
 lactation consultant with the International Board of Lactation
 Consultant Examiners and is licensed pursuant to section 3 of this act;
 and
- 8 (2) "Lactation consulting" means clinical application of scientific 9 principles and a multidisciplinary body of evidence for evaluation, 10 problem identification, treatment, education and consultation to 11 families regarding the course of lactation and feeding, including, but not 12 limited to, the following services:

13 (A) Taking maternal, child and feeding histories;

(B) Performing clinical assessments related to breastfeeding and
human lactation through the systematic collection of subjective and
objective information;

17 (C) Analyzing relevant information and data;

(D) Developing an unbiased lactation management and child feedingplan with demonstration and instruction to parents;

(E) Providing lactation and feeding education, including, but not
limited to, recommendations for and training in the use of assistive
devices for lactation and breastfeeding;

(F) Communicating to a primary health care practitioner andreferring to other health care practitioners, as necessary;

25 (G) Conducting appropriate follow-up appointments and evaluating26 outcomes; and

27 (H) Documenting patient encounters in a patient record.

28 Sec. 2. (NEW) (*Effective July 1, 2026*) (a) No person may practice 29 lactation consulting, for compensation, unless licensed pursuant to 30 section 3 of this act.

(b) No person shall (1) hold himself or herself out to the public as
being licensed as a lactation consultant, (2) use, in connection with such
person's name or business, the title "licensed lactation consultant" or
"lactation consultant" or the designation "IBCLC" or "L.C.", or (3) make
use of any title, words, letters, abbreviations or insignia that may
reasonably be confused with licensure as a lactation consultant, unless
such person is licensed pursuant to section 3 of this act.

(c) The provisions of this section shall not apply to a person who (1)
is licensed or certified by the Department of Public Health pursuant to
title 20 of the general statutes or by the Department of Consumer
Protection pursuant to chapter 400j of the general statutes and providing

42 lactation consulting while acting within the scope of practice of the 43 person's license or certification, provided the person does not refer to 44 himself or herself by the term "lactation consultant", (2) is a student 45 enrolled in a lactation consulting educational program or an accredited 46 education program the completion of which is required for licensure or 47 certification by the Department of Public Health pursuant to title 20 of 48 the general statutes or by the Department of Consumer Protection 49 pursuant to chapter 400j of the general statutes, lactation consulting is a 50 part of the student's course of study and the student is performing such 51 consulting under appropriate program supervision, provided the 52 student does not refer to himself or herself by the term "lactation 53 consultant", (3) provides lactation education and support through the 54 federal Special Supplemental Food Program for Women, Infants and 55 Children, administered pursuant to section 19a-59c of the general 56 statutes, or any other federally funded nutrition assistance program 57 administered in the state, to participants in such program while acting 58 within the person's job description and training, provided the person 59 does not refer to himself or herself by the term "lactation consultant", (4) 60 is certified as a community health worker, as defined in section 20-195ttt 61 of the general statutes, and providing lactation support to a HUSKY 62 Health program member, provided the community health worker does 63 not refer to himself or herself by the term "lactation consultant", (5) 64 provides education, social support, peer support, peer counseling or 65 nonclinical services relating to lactation and feeding, provided the 66 person does not refer to himself or herself by the term "lactation 67 consultant", (6) is a doula or midwife and providing services within the 68 doula's or midwife's scope of practice and for which the doula or 69 midwife is trained, provided the doula or midwife does not refer to 70 himself or herself by the term "lactation consultant", or (7) is a public 71 health professional and engaging in outreach, engagement, education, 72 coaching, informal counseling, social support, advocacy, care 73 coordination or research related to social determinants of health or a 74 basic screening or assessment of any risk associated with social 75 determinants of health, provided the professional does not refer to

76 himself or herself by the term "lactation consultant".

77 Sec. 3. (NEW) (*Effective July 1, 2026*) (a) The Commissioner of Public 78 Health shall grant a license as a lactation consultant to any applicant 79 who furnishes evidence satisfactory to the commissioner that such 80 applicant has earned a certification as an international board certified 81 lactation consultant from the International Board of Lactation 82 Consultant Examiners, or any successor of said board. The 83 commissioner shall develop and provide application forms. The 84 application fee shall be two hundred dollars.

85 (b) Any license issued under this section shall expire in accordance 86 with the provisions of section 19a-88 of the general statutes, as amended 87 by this act, and may be renewed every two years, for a fee of one 88 hundred dollars. Each licensed lactation consultant applying for license 89 renewal shall furnish evidence satisfactory to the commissioner of 90 having a current certification as an international board certified lactation 91 consultant with the International Board of Lactation Consultant 92 Examiners, or any successor of said board, and having obtained 93 continuing education units for such certification as required by said 94 board.

95 Sec. 4. (NEW) (Effective July 1, 2026) The Commissioner of Public 96 Health may deny an application of an individual or take any 97 disciplinary action set forth in section 19a-17 of the general statutes 98 against a lactation consultant for any of the following reasons: (1) 99 Failure to conform to the accepted standards of the profession; (2) 100 conviction of a felony, provided any action taken is based upon (A) the 101 nature of the conviction and its relationship to the license holder's ability 102 to safely or competently practice as a lactation consultant, (B) information pertaining to the degree of rehabilitation of the license 103 104 holder, and (C) the time elapsed since the conviction or release; (3) fraud 105 or deceit in obtaining or seeking reinstatement of a license to practice 106 lactation consulting; (4) fraud or deceit in the practice of lactation 107 consulting; (5) negligent, incompetent or wrongful conduct in

108 professional activities; (6) physical, mental or emotional illness or 109 disorder resulting in an inability to conform to the accepted standards 110 of the profession; (7) alcohol or substance abuse; (8) wilful falsification 111 of entries in any hospital, patient or other record pertaining to lactation 112 consulting; or (9) failure to maintain certification in good standing as an 113 international board certified lactation consultant with the International 114 Board of Lactation Consultant Examiners. The commissioner may order 115 a license holder to submit to a reasonable physical or mental 116 examination if his or her physical or mental capacity to practice safely is 117 the subject of an investigation. The commissioner may petition the 118 superior court for the judicial district of Hartford to enforce such order 119 or any action taken pursuant to section 19a-17 of the general statutes. 120 The commissioner shall give notice and an opportunity to be heard on 121 any contemplated action under section 19a-17 of the general statutes. 122 Sec. 5. Subsection (c) of section 19a-14 of the general statutes is 123 repealed and the following is substituted in lieu thereof (*Effective July 1*, 124 2026): 125 (c) No board shall exist for the following professions that are licensed 126 or otherwise regulated by the Department of Public Health: 127 (1) Speech and language pathologist and audiologist; 128 (2) Hearing instrument specialist; 129 (3) Nursing home administrator; 130 (4) Environmental health specialist; 131 (5) Subsurface sewage system installer or cleaner; 132 (6) Marital and family therapist and marriage and family therapist 133 associate;

134 (7) Nurse-midwife;

135	(8) Licensed clinical social worker;		
136	(9) Respiratory care practitioner;		
137 138	(10) Asbestos contractor, asbestos consultant and asbestos training provider;		
139	(11) Massage therapist;		
140	(12) Registered nurse's aide;		
141	(13) Radiographer;		
142	(14) Dental hygienist;		
143	(15) Dietitian-Nutritionist;		
144	(16) Asbestos abatement worker;		
145	(17) Asbestos abatement site supervisor;		
146	(18) Licensed or certified alcohol and drug counselor;		
147	(19) Professional counselor and professional counselor associate;		
148	(20) Acupuncturist;		
149	(21) Occupational therapist and occupational therapist assistant;		
150 151 152 153	(22) Lead abatement contractor, lead consultant contractor, lead consultant, lead abatement supervisor, lead abatement worker, lead training provider, lead inspector, lead inspector risk assessor and lead planner-project designer;		
154 155 156	(23) Emergency medical technician, advanced emergency medical technician, emergency medical responder and emergency medical services instructor;		
157	(24) Paramedic;		

158	(25) Athletic trainer;
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- 159 (26) Perfusionist;
- 160 (27) Master social worker subject to the provisions of section 20-195v;
- 161 (28) Radiologist assistant, subject to the provisions of section 20-74tt;
- 162 (29) Homeopathic physician;

(30) Certified water treatment plant operator, certified distribution
system operator, certified small water system operator, certified
backflow prevention device tester and certified cross connection survey
inspector, including certified limited operators, certified conditional
operators and certified operators in training;

- 168 (31) Tattoo technician;
- 169 (32) Genetic counselor;
- 170 (33) Behavior analyst;
- 171 (34) Art therapist;
- 172 (35) Esthetician;
- 173 (36) Eyelash technician; [and]
- 174 (37) Nail technician<u>; and</u>
- 175 (38) Lactation consultant.

The department shall assume all powers and duties normally vested with a board in administering regulatory jurisdiction over such professions. The uniform provisions of <u>sections 1 to 4</u>, inclusive, of this <u>act</u>, this chapter and chapters 368v, 369 to 381a, inclusive, 383 to 388, inclusive, 393a, 395, 398, 399, 400a and 400c, including, but not limited to, standards for entry and renewal; grounds for professional discipline; receiving and processing complaints; and disciplinary sanctions, shall 183 apply, except as otherwise provided by law, to the professions listed in184 this subsection.

Sec. 6. Subdivision (2) of subsection (e) of section 19a-88 of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective July 1, 2026*):

(2) Each person holding a license or certificate issued under section
19a-514, sections 1 to 4, inclusive, of this act and chapters 384a, 384c,
384d, 386, 387, 388 and 398 shall apply for renewal of such license or
certificate once every two years, during the month of such person's
birth, giving such person's name in full, such person's residence and
business address and such other information as the department
requests.

This act shall take effect as follows and shall amend the following sections:				
Section 1	July 1, 2026	New section		
Sec. 2	July 1, 2026	New section		
Sec. 3	July 1, 2026	New section		
Sec. 4	July 1, 2026	New section		
Sec. 5	July 1, 2026	19a-14(c)		
Sec. 6	July 1, 2026	19a-88(e)(2)		

Statement of Purpose:

To require the licensure of lactation consultants.

[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.]