

General Assembly

January Session, 2025

Amendment

LCO No. 7416



Offered by: REP. FOSTER, 57th Dist. REP. ANDERSON, 62nd Dist. SEN. HONIG, 8th Dist. SEN. GORDON, 35th Dist.

To: House Bill No. 6442

File No. 55

Cal. No. 63

"AN ACT CONCERNING MILITARY AFFAIRS IN CONNECTICUT."

1 Strike everything after the enacting clause and substitute the 2 following in lieu thereof:

"Section 1. Subsection (a) of section 10-29a of the general statutes is
amended by adding subdivision (118) as follows (*Effective from passage*):

5 (NEW) (118) The Governor shall proclaim the month of November of 6 each year to be Veterans' Month in recognition of the service and 7 sacrifice of individuals who have served in the armed forces to protect 8 the United States and the state of Connecticut. Suitable exercises may be 9 held in the State Capitol and elsewhere as the Governor designates for 10 the observance of the month.

11 Sec. 2. Section 14-20b of the general statutes is repealed and the 12 following is substituted in lieu thereof (*Effective July 1, 2025*):

13 (a) (1) The Commissioner of Motor Vehicles, at the request of any 14 veteran or member of the armed forces or the surviving spouse of such 15 veteran or member, shall register any motor vehicle owned or leased for 16 a period of at least one year by such person and shall issue a special 17 certificate of registration and a set of number plates commemorating 18 such veteran's or member's military service for each such motor vehicle, 19 including a special certificate of registration and a set of number plates 20 for any motor vehicle used exclusively for farming purposes by any 21 such veteran or member of the armed forces, or the surviving spouse of 22 such veteran or member, who is engaged in agricultural production as 23 a trade or business.

24 (2) The Commissioner of Motor Vehicles, at the request of any woman 25 veteran or woman member of the armed forces, shall register any motor 26 vehicle owned or leased for a period of at least one year by such person 27 and shall issue a special certificate of registration and a set of number 28 plates commemorating such woman veteran's or woman member's 29 military service for each such motor vehicle, including a special 30 certificate of registration and a set of number plates for any motor 31 vehicle used exclusively for farming purposes by any such woman 32 veteran or woman member of the armed forces who is engaged in 33 agricultural production as a trade or business.

34 (3) The plates provided for under this subsection shall expire and be 35 renewed as provided in section 14-22. The commissioner shall charge a 36 fee for such plates, which fee shall cover the entire cost of making such 37 plates and shall be in addition to the fee for registration of such motor 38 vehicle. The commissioner shall charge a fee of fifteen dollars to replace 39 such plates that become mutilated or illegible. Any such member of the 40 armed forces who is dishonorably discharged shall return such plates to 41 the commissioner not later than thirty days after such discharge. The 42 commissioner shall not renew such plates for any motor vehicle owned 43 or leased by any such member of the armed forces who is dishonorably 44 discharged.

^{45 (}b) (1) The Commissioner of Motor Vehicles, at the request of any

46 person who was a member of the Hmong Laotian special guerilla units, 47 which units served in the United States secret war in the Kingdom of 48 Laos during the Vietnam War, or any person who is an eligible former 49 reservist, or the surviving spouse of any such person, and after 50 verification from the Department of Veterans Affairs as provided under 51 subdivision (2) or (3) [, as applicable,] of this subsection, <u>as applicable</u>, 52 shall register any motor vehicle owned or leased for a period of at least 53 one year by such person and shall issue a special certificate of 54 registration and a set of number plates commemorating such person's 55 military service for each such motor vehicle, including a special 56 certificate of registration and a set of number plates for any motor 57 vehicle used exclusively for farming purposes by any such person, or 58 the surviving spouse of such person, who is engaged in agricultural 59 production as a trade or business. The plates shall expire and be 60 renewed as provided in section 14-22. The commissioner shall charge a 61 fee for such plates, which fee shall cover the entire cost of making such 62 plates and shall be in addition to the fee for registration of such motor 63 vehicle.

64 (2) Any person who was a member of the Hmong Laotian special 65 guerilla units, or the surviving spouse of such person, may submit a 66 request to the Department of Veterans Affairs to be listed as a veteran, 67 based on such person's service during the Vietnam War, for the purpose 68 of obtaining a special certificate of registration and a set of number 69 plates under subdivision (1) of this subsection. Such person, or the 70 surviving spouse of such person, shall provide to said department (A) 71 an affidavit stating (i) when such person served, (ii) where such person 72 served, (iii) the unit in which such person served, and (iv) the capacity 73 in which such person served; (B) any available corroborating witness 74 affidavits; (C) any available official documentation of service; and (D) 75 any other documents supporting such person's or such surviving 76 spouse's affidavit. Said department shall, not later than thirty days after 77 receipt of such request, verify whether such person was a member of the 78 Hmong Laotian special guerilla units and, if so verified, notify the 79 Commissioner of Motor Vehicles of such request and verification.

80 (3) (A) Any person who is an eligible former reservist, or the 81 surviving spouse of such person, may submit a request to the 82 Department of Veterans Affairs to be listed as a veteran, based on such 83 person's service in a reserve component of the armed forces, for the 84 purpose of obtaining a special certificate of registration and a set of 85 number plates under subdivision (1) of this subsection. Such person, or 86 the surviving spouse of such person, shall provide to said department 87 all available official documentation of such service. Said department 88 shall, not later than thirty days after receipt of such request, verify such 89 person's service and, if so verified, notify the Commissioner of Motor 90 Vehicles of such request and verification.

(B) Notwithstanding the provisions of subdivision (1) of this
subsection or subparagraph (A) of this subdivision, neither the issuance
of such registration and number plates to a person by the Commissioner
of Motor Vehicles nor the listing of such person as a veteran by the
Commissioner of Veterans Affairs shall constitute proof of such person's
eligibility for any other benefit available to veterans.

97 (c) As used in this section, "eligible former reservist" means any 98 person honorably discharged from, released under honorable 99 conditions from or released with an other than honorable discharge 100 based on a qualifying condition from, the United States Army Reserve, 101 Army National Guard, Navy Reserve, Marine Corps Reserve, Coast 102 Guard Reserve, Air Force Reserve or Air National Guard; and "veteran", 103 "armed forces" and "qualifying condition" have the same meanings as 104 provided in section 27-103.

105 Sec. 3. (NEW) (Effective January 1, 2026) (a) On and after January 1, 106 2026, the Commissioner of Motor Vehicles shall issue commemorative 107 number plates in recognition of the primarily Puerto Rican members of 108 the Sixty-Fifth Infantry Regiment of the United States Army who served 109 with distinction and were known as "The Boringueneers". The design of 110 the number plates shall be determined by the Commissioner of Motor 111 Vehicles in consultation with Hispanic-American Veterans of 112 Connecticut, Inc. No use shall be made of such plates, except as official

113 registration marker plates.

114 (b) A fee of sixty dollars shall be charged for "The Boringueneers" 115 commemorative number plates, in addition to the regular fee or fees 116 prescribed for the registration of a motor vehicle. Fifteen dollars of such 117 fee shall be deposited in an account controlled by the Department of 118 Motor Vehicles to be used for the cost of producing, issuing, renewing 119 and replacing such number plates, and forty-five dollars of such fee 120 shall be deposited in an account to be used by Hispanic-American 121 Veterans of Connecticut, Inc. for the purposes of subsection (c) of this 122 section. No additional fee shall be charged in connection with the 123 renewal of such number plates. No transfer fee shall be charged for the 124 transfer of an existing registration to or from a registration with "The 125 Borinqueneers" commemorative number plates. Such number plates 126 shall have letters and numbers selected by the Commissioner of Motor 127 Vehicles. The Commissioner of Motor Vehicles may establish a higher 128 fee for number plates: (1) Which contain the numbers and letters from a 129 previously issued number plate; (2) which contain letters in place of 130 numbers, as authorized by section 14-49 of the general statutes, in 131 addition to the fee or fees prescribed for registration under said section; 132 and (3) which are low number plates, issued in accordance with section 133 14-160 of the general statutes, in addition to the fee or fees prescribed 134 for registration under said section. All fees established and collected 135 pursuant to this section, except the amount deposited in the account 136 controlled by the Department of Motor Vehicles, shall be deposited in 137 the "Hispanic-American Veterans of Connecticut" commemorative 138 account, established pursuant to subsection (c) of this section. The 139 Commissioner of Motor Vehicles may adopt regulations, in accordance 140 with the provisions of chapter 54 of the general statutes, to establish 141 standards and procedures for the issuance, renewal and replacement of 142 "The Boringueneers" commemorative number plates.

(c) There is established the "Hispanic-American Veterans of
Connecticut" commemorative account which shall be a separate,
nonlapsing account within the General Fund. The account shall contain

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any moneys required by law to be deposited in the account. The funds
in said account shall be used by Hispanic-American Veterans of
Connecticut, Inc. to provide bilingual services and assistance to
Connecticut veterans and members of the armed forces. HispanicAmerican Veterans of Connecticut, Inc. may receive private donations
to said account and any such donations shall be deposited in said
account.

(d) The funds in the account shall be distributed quarterly by the
Secretary of the Office of Policy and Management to Hispanic-American
Veterans of Connecticut, Inc.

Sec. 4. Section 14-19a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

158 (a) The Commissioner of Motor Vehicles shall adopt regulations in 159 accordance with the provisions of chapter 54 to establish (1) standards 160 for the issuance of a special certificate of registration and special number 161 plates to a member of an organization which qualifies for issuance, (2) 162 qualifications of organizations whose members wish to apply for such 163 special registrations, (3) procedures for application for such special 164 registration, and (4) a fee for such special number plates which shall 165 cover at least the entire cost of making the plates and which shall be in 166 addition to the fee for registration of the motor vehicle. The regulations 167 shall provide that a labor union shall be a qualifying organization.

(b) The Department of Motor Vehicles, in consultation with the Board
of Regents for Higher Education, shall adopt regulations, in accordance
with the provisions of chapter 54, to establish standards for the issuance
and renewal of collegiate special number plates with the logos or
emblems of Connecticut public and independent institutions of higher
education.

(c) On or after July 1, 2004, the commissioner may issue special
certificates of registration and special number plates in accordance with
the regulations adopted under subsection (a) of this section provided

177 the commissioner may not issue a set of special number plates bearing 178 the same numerals as any other plate issued by the department. The 179 commissioner may discontinue the issuance of any such special number 180 plates issued for a qualified organization, or special plates issued in 181 accordance with the provisions of sections 14-19b and 14-21f to 14-21p, 182 inclusive, at any time, upon written notice to the organization if, in the 183 opinion of the commissioner, the demand for such plates is insufficient 184 to support the costs of production.

185 (d) Any veteran or member of the armed forces, as those terms are defined in section 27-103, who is issued, on or after July 1, 2025, a 186 187 number plate recognizing the Military Order of the Purple Heart 188 pursuant to any regulation adopted under subsection (a) of this section, 189 and who paid a charge to join as a member of a chapter of the Military 190 Order of the Purple Heart in order to obtain such number plate, may 191 apply to the Commissioner of Veterans Affairs, in a form and a manner 192 prescribed by said commissioner, for reimbursement of such 193 membership charge from the Department of Veterans Affairs. Not later 194 than sixty days after receipt of any such application, said commissioner 195 shall notify such veteran or member of the armed forces of a decision on 196 such application and, if approved, provide such reimbursement.

197 Sec. 5. Section 14-11k of the general statutes is repealed and the 198 following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) As used in this section, "veteran" means a veteran, as defined in
section 14-36h, who has verification from the Department of Veteran
Affairs that such person or member is a veteran.

(b) Notwithstanding the provisions of subsection (a) of section 1-1h, subsection (a) of section 14-41 and subsection (a) of section 14-50a concerning fees, the Commissioner of Motor Vehicles [may] <u>shall</u> waive the fee for a motor vehicle operator's license or an identity card renewal or duplication for any applicant who is a veteran while attending a oneday event that offers services, supplies or assistance to veterans and is hosted by the Department of Veteran Affairs. For any such renewal

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209	application made earlier than six months prior to the date on which an		
210	applicant's motor vehicle operator's license or identity card expires, the		
211	commissioner shall issue to such applicant a voucher entitling such		
212	applicant to renewal of such applicant's motor vehicle operator's license		
213	or identity card, free of charge, during such six-month period.		
214	Sec. 6. Section 27-20 of the general statutes is repealed and the		
215	following is substituted in lieu thereof (<i>Effective July 1, 2025</i>):		
216	(a) The Adjutant General shall make such returns and reports to such		
217	officers as may be prescribed by the United States Department of		
218	Defense in regulations pertaining to the National Guard, at such times		
219	and in such form as prescribed. The Adjutant General shall (1) keep the		
220	service records of all officers and enlisted personnel, (2) issue authorized		
221	service medals, ribbons and documents <u>, including under subsection (h)</u>		
222	of this section and part VII of this chapter, (3) (A) generate and maintain		
223	all records and documents required by state law or regulations		
224	thereunder, and (B) process requests for such records pursuant to the		
225	state Freedom of Information Act, as defined in section 1-200, and (4)		
226	(A) generate and maintain all records and documents required by		
227	federal law or regulations thereunder, and (B) process requests for such		
228	records pursuant to the federal Freedom of Information Act of 1976, 5		
229	USC 552, as amended from time to time.		

230 (b) The Adjutant General is charged, in all matters pertaining to the 231 command, discipline, employment and administration of the armed 232 forces of the state, with the duty of: (1) Recording, authenticating and 233 communicating to members of the armed forces of the state all orders, 234 instructions and regulations issued by order of (A) the Governor or the 235 Adjutant General as the designee of the Governor, for the armed forces 236 of the state, and (B) the Secretary of Defense for the National Guard; (2) 237 preparing and distributing commissions; (3) compiling and issuing the registers of the armed forces of the state; (4) conducting internal audits 238 239 and investigations; (5) organizing and coordinating the participation of the armed forces of the state in military and civic ceremonies; (6) 240 241 organizing and coordinating inaugurals; and (7) managing the

242 recruiting for the armed forces of the state.

(c) In event of emergency use of the armed forces of the state and with
the approval of the Governor, the Adjutant General may serve as the
disbursing officer of all funds appropriated by the General Assembly
for the expense of the office of the Adjutant General.

(d) The Adjutant General may adopt regulations pertaining to the
preparation and rendering of reports and returns, the care and
preservation of military property and the administration of military
personnel as in the Adjutant General's opinion the conditions demand,
such regulations to be operative and in force when promulgated in the
form of general orders, circulars or circular letters.

253 (e) The Adjutant General shall have charge and care of all state 254 military property and all United States military property issued to the 255 state, and shall keep an accurate and careful account of all receipts and 256 issues of the same. The Adjutant General shall keep a record of all public 257 property in the state in the possession of the armed forces of the state 258 and shall guard such property against injury and loss to the greatest 259 extent possible. The Adjutant General shall conduct annual inspections 260 of all public property and keep a complete inventory of such property 261 and the places where it is deposited. The Adjutant General shall require 262 each accountable and responsible officer of the armed forces of the state 263 to account for any deficiency in public property in such officer's 264 possession upon discovery of such deficiency. The Adjutant General 265 shall require each unit of the armed forces of the state to be inspected at 266 least once each calendar year. The Adjutant General shall, annually, as 267 provided in section 4-60, make a report to the Governor of the strength, 268 condition and equipment of the armed forces of the state and of the 269 expenditures of the office since the last annual report.

(f) The Adjutant General may adopt a seal for use in the office of the
Adjutant General. The Adjutant General may delegate duties to an
Assistant Adjutant General or to Military Department officials as the
Adjutant General deems necessary for the efficient operation of said

274 department.

(g) The Adjutant General may enter into contracts or agreements with
any person or agency, public or private, for goods, services or property
necessary for execution of the duties of the Adjutant General's office and
the operation of the Military Department, including the performance of
federal construction contracting on state property, subject to the
approval of the Attorney General.

281 (h) The Adjutant General may, within available appropriations, (1) 282 establish awards or ribbons for issuance to members of the armed forces 283 of the state, and (2) remove any such awards or ribbons as have been so established on or after July 1, 2025. Nothing in this subsection shall be 284 construed to allow the Adjutant General to remove any state military 285 286 award, ribbon or other honor or decoration established by the Adjutant 287 General prior to July 1, 2025, or by the General Assembly, including 288 under part VII of this chapter.

Sec. 7. Subparagraph (E) of subdivision (10) of subsection (a) of section 10-76d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

292 (E) (i) Each local and regional board of education shall have in effect 293 at the beginning of each school year an educational program for each 294 child or pupil who has been identified as eligible for special education, 295 and shall provide [(i)] (I) the informational handout described in section 296 10-74v to each child with an individualized education program or plan 297 pursuant to Section 504 of the Rehabilitation Act of 1973, and [(ii)] (II) 298 the Parent's Guide to Special Education in Connecticut developed by the 299 Department of Education and the rights and resources available to such 300 child in the provision of special education and related services.

(ii) If, after the start of a school year, a child of a member of the armed
 forces, as defined in section 27-103, enrolls in a school under the
 jurisdiction of a local or regional board of education, as a result of such
 member having received military orders directing such member to the

305	state or any other documents from the armed forces indicating the		
306	transfer of such member to the state, and such child enrolls with an		
307	individualized education program or plan pursuant to Section 504 of the		
308	Rehabilitation Act of 1973 from such child's prior school, such board		
309	shall take necessary steps, including, but not limited to, the transfer of		
310	any records and prior evaluations, the performance of any reevaluations		
311	and, not later than thirty school days after such child's enrollment, the		
312	holding of any planning and placement team meeting or meeting to		
313	establish a plan pursuant to Section 504 of the Rehabilitation Act of 1973		
314	for such child, to ensure a minimally disruptive transition to the		
315	provision of comparable services.		

Sec. 8. Subsection (a) of section 10-186 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

319 (a) Each local or regional board of education shall furnish, by 320 transportation or otherwise, school accommodations so that each child 321 five years of age and over and under twenty-one years of age who is not 322 a graduate of a high school or technical education and career school may 323 attend public school, except as provided in section 10-233c and 324 subsection (d) of section 10-233d. For purposes of establishing the 325 residency of a child of a member of the armed forces, as defined in 326 section 27-103, and who is seeking enrollment in a school under the 327 jurisdiction of a local or regional board of education for a town in which 328 such child is not yet a resident, such board shall accept the military 329 orders directing such member to the state or any other documents from 330 the armed forces indicating the transfer of such member to the state as 331 proof of residency. If a child of a member of the armed forces is enrolled 332 in a school under the jurisdiction of a local or regional board of 333 education for a town, and such member has received military orders 334 directing such member from such town or any other documents from 335 the armed forces indicating a change of residency from such town 336 during the school year, such child may continue to be enrolled in such 337 school until the end of the school year while such member remains a

338 member of the armed forces, except that any such child in grade eleven 339 may continue to be enrolled in such school for an additional school year 340 while such member remains a member of the armed forces. Any board 341 of education which denies school accommodations, including a denial 342 based on an issue of residency, to any such child shall inform the parent or guardian of such child or the child, in the case of an emancipated 343 344 minor, a pupil eighteen years of age or older or an unaccompanied 345 youth, as described in 42 USC 11434a, as amended from time to time, of 346 his or her right to request a hearing by the board of education in 347 accordance with the provisions of subdivision (1) of subsection (b) of 348 this section. A board of education which has denied school 349 accommodations shall advise the board of education under whose 350 jurisdiction it claims such child should be attending school of the denial. 351 For purposes of this section, (1) a "parent or guardian" shall include a 352 surrogate parent appointed pursuant to section 10-94g, and (2) a child 353 residing in a dwelling located in more than one town in this state shall 354 be considered a resident of each town in which the dwelling is located 355 and may attend school in any one of such towns. For purposes of this 356 subsection, "dwelling" means a single, two or three-family house or a 357 condominium unit.

358 Sec. 9. (*Effective July 1, 2025*) The Secretary of the Office of Policy and 359 Management shall enter into a memorandum of understanding with 360 The University of Connecticut for the purpose of The School of Public 361 Policy at The University of Connecticut conducting a study of the 362 projected impacts on state and municipal finances of (1) raising the 363 exemption amounts set forth in subdivisions (19) to (26), inclusive, of 364 section 12-81 of the general statutes, and (2) imposing a limit on the 365 amount of property belonging to, or held in trust for, an individual 366 described in any of said subdivisions in order to be eligible for such an 367 exemption. Such study shall account for increases to such exemption 368 amounts in accordance with the provisions of section 12-62g of the 369 general statutes and for additional exemptions granted in accordance 370 with the provisions of section 12-81g of the general statutes. Not later 371 than February 1, 2026, the Secretary of the Office of Policy and

372 Management and The School of Public Policy at The University of 373 Connecticut shall jointly submit, in accordance with the provisions of 374 section 11-4a of the general statutes, a report detailing the results of such 375 study and any recommendations for legislation to the joint standing 376 committees of the General Assembly having cognizance of matters 377 relating to veterans' and military affairs, finance, revenue and bonding, 378 appropriations and the budgets of state agencies and planning and 379 development.

380 Sec. 10. (*Effective from passage*) The Commissioner of Veterans Affairs 381 shall conduct an evaluation of the provision of dental services to 382 veterans in the state and identify areas for improvement in such 383 provision, including, but not limited to, opportunities to expand veteran 384 access to such dental services and increase enrollment in the dental 385 insurance program administered by the United States Department of 386 Veterans Affairs. Not later than February 1, 2026, the commissioner shall 387 prepare and submit a report, in accordance with the provisions of 388 section 11-4a of the general statutes, to the joint standing committee of 389 the General Assembly having cognizance of matters relating to veterans' 390 and military affairs with the findings of such evaluation and any 391 recommendations for legislation. As used in this section, "veteran" has 392 the same meaning as provided in section 27-103 of the general statutes.

Sec. 11. Section 19a-533 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) As used in this section: [, (1) "nursing home"]

(1) "Nursing home" means any chronic and convalescent facility or
any rest home with nursing supervision, as defined in section 19a-521,
which has a provider agreement with the state to provide services to
recipients of funds obtained through Title XIX of the Social Security
Amendments of 1965; [and (2) "indigent person"]

401 (2) "Indigent person" means any person who is eligible for or who is
 402 receiving medical assistance benefits from the state;

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403	(3) "Federally contracted veterans nursing home" means a nursing		
404	home that has a contract with the United States Department of Veterans		
405	Affairs to provide care for veterans; and		
406 407 408 409	United States Department of Veterans Affairs service-connected eligibility criteria and all applicable United States Department of		

(b) A nursing home which receives payment from the state forrendering care to indigent persons:

412 (1) Shall be prohibited from discriminating against indigent persons 413 who apply for admission to such facility on the basis of source of 414 payment. Except as otherwise provided by law, all applicants for 415 admission to such facility shall be admitted in the order in which such 416 applicants apply for admission as evidenced by the nursing home's 417 acceptance of a substantially completed application for admission. Each 418 nursing home shall (A) provide a receipt to each applicant who 419 substantially completes an application for admission to its facility who 420 requests placement on a waiting list stating the date and time of such 421 substantial completion and acceptance of the application by the nursing 422 home, and (B) maintain a dated list of such applications which shall be 423 available at all times to any applicant, the applicant's bona fide 424 representative, authorized personnel from the Departments of Public 425 Health and Social Services and such other state agencies or other bodies 426 established by state statute whose statutory duties necessitate access to 427 such lists. A nursing home may maintain such waiting list in electronic 428 form. On and after July 1, 2025, a nursing home shall maintain such 429 waiting list in electronic form;

430 (2) Shall provide applications for admission to prospective residents431 by mail, electronic transmission or Internet web site posting;

(3) Shall develop and implement policies and procedures related tothe waiting list that address (A) what information is required for such

434 application to be considered substantially completed and accepted by 435 the nursing home, (B) what steps the nursing home will take to protect 436 the privacy of information submitted by a prospective resident, and (C) 437 a description of how the integrity of information in the electronic 438 waiting list will be maintained, including steps taken to ensure accuracy 439 in recording of the (i) date and time a prospective resident is placed on 440 the waiting list, and (ii) any dated notification made pursuant to 441 subsection (c) of this section. A nursing home shall not be required to 442 maintain a list of inquiries from prospective residents who have not yet 443 submitted a substantially completed application for admission accepted 444 by the nursing home, nor to provide any such person with a receipt of 445 their inquiry;

446 (4) May, no sooner than ninety days after initial placement of the 447 person's name on the waiting list, inquire by letter or electronic mail of 448 such applicant and any one person if designated by such applicant 449 whether the applicant desires continuation of the applicant's name on 450 the waiting list. If the applicant does not respond and an additional 451 thirty days pass, the nursing home may remove such applicant's name 452 from its waiting list. A nursing home may annually send a waiting list 453 placement continuation communication by letter or electronic mail to all 454 persons on the waiting list for at least ninety days to inquire as to 455 whether such person desires continuation of the person's name on the 456 waiting list, provided such communication shall also be sent to any one 457 person if designated by such applicant. If such person does not respond 458 and at least thirty days pass, the facility may remove the person's name 459 from its waiting list. Indigent persons shall be placed on any waiting list 460 for admission to a facility and shall be admitted to the facility as 461 vacancies become available, in the same manner as self-pay applicants, 462 except as provided in subsections (f) and (g) of this section;

(5) Shall post in a conspicuous place a notice informing applicants for
admission that the facility is prohibited by statute from discriminating
against indigent applicants for admission on the basis of source of
payment. Such notice shall advise applicants for admission of the

468 and telephone number of the ombudsman who serves the region in 469 which the facility is located;

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470 (6) Shall be prohibited from requiring that an indigent person pay 471 any sum of money or furnish any other consideration, including but not 472 limited to, the furnishing of an agreement by the relative, conservator 473 or other responsible party of an indigent person which obligates such 474 party to pay for care rendered to an indigent person as a condition for 475 admission of such indigent person; and

476 (7) Shall maintain an electronic record of the number of patients who 477 are Medicare, Medicaid and private pay patients and make such 478 information available, upon request, to the state or regional 479 ombudsman.

480 (c) Whenever a nursing home passes over the name of an applicant 481 on its waiting list and admits another applicant, the nursing home shall 482 make a dated notation on the waiting list indicating why the applicant 483 who was passed over was not admitted. Upon the receipt of a complaint 484 concerning a violation of this section, the Department of Social Services 485 shall conduct an investigation into such complaint. A nursing home 486 shall provide access to the department and the State Ombudsman to all 487 records requested by the department or State Ombudsman for the 488 purpose of investigating a complaint by or on behalf of an applicant 489 related to the denial of an admission.

490 (d) The Department of Social Services is authorized to decrease the 491 daily reimbursement rate to a nursing home for one year for a violation 492 of this section which occurred during the twelve-month period covered 493 by the cost report upon which the per diem rate is calculated. The per 494 diem rate shall be reduced by one-quarter of one per cent for an initial 495 violation of this section and one per cent for each additional violation.

496 (e) Prior to imposing any sanction, the Department of Social Services 497 shall notify the nursing home of the alleged violation and the accompanying sanction, and shall permit such facility to request an
administrative hearing, in accordance with sections 4-176e to 4-181a,
inclusive. A facility shall request such hearing within fifteen days of
receipt of the notice of violation from the Department of Social Services.
The department shall stay the imposition of any sanction pending the
outcome of the administrative hearing.

504 (f) A nursing home with a number of self-pay residents equal to or 505 less than thirty per cent of its total number of residents shall not be 506 required to admit an indigent person on a waiting list for admission 507 when a vacancy becomes available during the subsequent six months, 508 provided (1) no bed may be held open for more than thirty days, and (2) 509 the nursing home notifies the Commissioner of Social Services and the 510 regional nursing home ombudsman office on the date on which such 511 six-month period of waiting list exemption began and thereafter on a 512 quarterly basis if the conditions for exemption still apply.

(g) A nursing home shall not be required to admit an indigent person
on a waiting list for admission when a vacancy becomes available if the
vacancy is in a private room.

516 (h) Notwithstanding the provisions of this section, a nursing home 517 shall, without regard to the order of its waiting list, admit an applicant 518 who (1) seeks to transfer from a nursing home that is closing, [or] (2) 519 seeks to transfer from a nursing home in which the applicant was placed 520 following the closure of the nursing home where such applicant 521 previously resided or, in the case of a nursing home placed in 522 receivership, the anticipated closure of the nursing home where such 523 applicant previously resided, provided (A) the transfer occurs not later 524 than sixty days following the date that such applicant was transferred 525 from the nursing home where he or she previously resided, and (B) 526 except when the nursing home that is closing transferred the resident 527 due to an emergency, the applicant submitted an application to the 528 nursing home to which he or she seeks admission at the time of the 529 applicant's transfer from the nursing home where he or she previously 530 resided, or (3) is a service-connected veteran if such nursing home is a

531	federally contracted veterans nursing home and such applicant is		
532	eligible for care therein. A nursing home that qualifies for a waiting list		
533	exemption pursuant to subsection (f) or (g) of this section shall not be		
534	required to admit an indigent person under this subsection except when		
535	the resident is being transferred from a nursing home that is closing due		
536	to an emergency. No nursing home shall be required to admit an		
537	applicant pursuant to the provisions of this subsection if the nursing		
538	home has determined that (i) the applicant does not have a payor source		
539	because the applicant has been denied Medicaid eligibility or the		
540	applicant has failed to pay a nursing home that is closing for the three		
541	months preceding the date of the application for admittance and has no		
542	pending application for Medicaid, (ii) the applicant is subject to a		
543	Medicaid penalty period, or (iii) the applicant does not require nursing		
544	home level of care as determined in accordance with applicable state		
545	and federal requirements."		

This act shall take effect as follows and shall amend the following						
sections:						
Section 1	from passage	10-29a(a)(118)				
Sec. 2	July 1, 2025	14-20b				
Sec. 3	January 1, 2026	New section				
Sec. 4	July 1, 2025	14-19a				
Sec. 5	July 1, 2025	14-11k				
Sec. 6	July 1, 2025	27-20				
Sec. 7	July 1, 2025	10-76d(a)(10)(E)				
Sec. 8	July 1, 2025	10-186(a)				
Sec. 9	July 1, 2025	New section				
Sec. 10	from passage	New section				
Sec. 11	July 1, 2025	19a-533				