

General Assembly

Substitute Bill No. 955

January Session, 2021



AN ACT CONCERNING REVISIONS TO OBSOLETE PROVISIONS OF THE GENERAL STATUTES AFFECTING THE DEPARTMENT OF SOCIAL SERVICES.

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

- 1 Section 1. Subsection (a) of section 16a-41a of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (*Effective July 1*,
- 3 2021):
- 4 (a) The Commissioner of Social Services shall submit to the joint
- 5 standing committees of the General Assembly having cognizance of
- 6 energy planning and activities, appropriations, and human services the
- 7 following on the implementation of the block grant program authorized
- 8 under the Low-Income Home Energy Assistance Act of 1981, as
- 9 amended:
- 10 (1) Not later than August first, annually, a Connecticut energy
- 11 assistance program annual plan which establishes guidelines for the use
- 12 of funds authorized under the Low-Income Home Energy Assistance
- 13 Act of 1981, as amended, and includes the following:
- 14 (A) Criteria for determining which households are to receive
- 15 emergency [and weatherization] assistance;

16	(B) A description of systems used to ensure referrals to other energy
17	assistance programs and the taking of simultaneous applications, as
18	required under section 16a-41;

(C) A description of outreach efforts;

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- (D) Estimates of the total number of households eligible for assistance
 under the program and the number of households in which one or more
 elderly or physically disabled individuals eligible for assistance reside;
 - (E) Design of a basic grant for eligible households that does not discriminate against such households based on the type of energy used for heating; and
- (F) A payment plan for fuel deliveries beginning November 1, 2018, that ensures a vendor of deliverable fuel who completes deliveries authorized by a community action agency that contracts with the commissioner to administer a fuel assistance program is paid by the community action agency not later than thirty business days after the date the community action agency receives an authorized fuel slip or invoice for payment from the vendor;
- 33 (2) Not later than January thirtieth, annually, a report covering the 34 preceding months of the program year, including:
- 35 (A) In each community action agency geographic area, [and 36 Department of Social Services region,] the number of fuel assistance 37 applications filed, approved and denied, and the number of emergency 38 assistance requests made, approved and denied; [and the number of households provided weatherization assistance;]
 - (B) In each such area, [and district,] the total amount of fuel [,] <u>and</u> emergency [and weatherization] assistance, itemized by such type of assistance, and total expenditures to date;
- 43 (C) For each state-wide office of each state agency administering the 44 program [,] <u>and</u> each community action agency, [and each Department

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- 45 of Social Services region,] administrative expenses under the program,
- 46 by line item, and an estimate of outreach expenditures; and
- 47 (D) A list of community action agencies that failed to make timely
- 48 payments to vendors of deliverable fuel in the Connecticut energy
- 49 assistance program and the steps taken by the commissioner to ensure
- 50 future timely payments by such agencies; and
- 51 (3) Not later than November first, annually, a report covering the
- 52 preceding twelve calendar months, including:
- 53 (A) In each community action agency geographic area, [and
- 54 Department of Social Services region, (i) seasonal totals for the
- categories of data submitted under subdivision (1) of this subsection, (ii)
- 56 the number of households receiving fuel assistance in which elderly or
- 57 physically disabled individuals reside, and (iii) the average combined
- 58 benefit level of fuel, emergency and renter assistance;
- 59 [(B) Types of weatherization assistance provided;
- (C) Percentage of weatherization assistance provided to tenants;
- [(D)] (B) The number of homeowners and tenants whose heat or total
- 62 energy costs are not included in their rent receiving fuel and emergency
- assistance under the program by benefit level;
- [(E)] (C) The number of homeowners and tenants whose heat is
- 65 included in their rent and who are receiving assistance, by benefit level;
- 66 and
- [(F)] (D) The number of households receiving assistance, by energy
- type and total expenditures for each energy type.
- 69 Sec. 2. Subsection (d) of section 17b-8 of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective July 1*,
- 71 2021):
- 72 (d) The commissioner shall include with any waiver application or

- proposed amendment submitted to the federal government pursuant to 73 74 this section: (1) Any written comments received pursuant to subsection 75 (c) of this section; and (2) [a complete transcript of the joint standing 76 committee proceedings held pursuant to subsection (a) of this section, 77 including any additional written comments submitted to the joint 78 standing committees at such proceedings. The joint standing 79 committees shall transmit any such materials to the commissioner for 80 inclusion with any such waiver application or proposed amendment.
- Sec. 3. Subsection (b) of section 17b-59a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):
- 84 (b) The Commissioner of Social Services, in consultation with the 85 executive director of the Office of Health Strategy, established under section 19a-754a, shall (1) develop, throughout the Departments of 86 87 Developmental Services, Public Health, Correction, Children and 88 Families, Veterans Affairs and Mental Health and Addiction Services, 89 uniform management information, uniform statistical information, 90 uniform terminology for similar facilities, and uniform electronic health 91 information technology standards, [and uniform regulations for the 92 licensing of human services facilities, [2] plan for increased 93 participation of the private sector in the delivery of human services, (3) 94 provide direction and coordination to federally funded programs in the 95 and recommend uniform human services agencies 96 improvements and reallocation of physical resources and designation of 97 a single responsibility across human services agencies lines to facilitate 98 shared services and eliminate duplication.
- 99 Sec. 4. Section 17b-306a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
 - (a) The Commissioner of Social Services, in collaboration with the Commissioners of Public Health and Children and Families, shall establish a child health quality improvement program for the purpose of promoting the implementation of evidence-based strategies by

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providers participating in the HUSKY Health program to improve the delivery of and access to children's health services. Such strategies shall focus on physical, dental and mental health services and shall include, but need not be limited to: (1) Methods for early identification of children with special health care needs; (2) integration of care coordination and care planning into children's health services; (3) implementation of standardized data collection to measure performance improvement; and (4) implementation of family-centered services in patient care, including, but not limited to, the development of parent-provider partnerships. The Commissioner of Social Services shall seek the participation of public and private entities that are dedicated to improving the delivery of health services, including medical, dental and mental health providers, academic professionals with experience in health services research and performance measurement and improvement, and any other entity deemed appropriate by the Commissioner of Social Services, to promote such strategies. The commissioner shall ensure that such strategies reflect new developments and best practices in the field of children's health services. As used in this section, "evidence-based strategies" means policies, procedures and tools that are informed by research and supported by empirical evidence, including, but not limited to, research developed by organizations such as the American Academy of Pediatrics, the American Academy of Family Physicians, the National Association of Pediatric Nurse Practitioners and the Institute of Medicine.

(b) Not later than July 1, 2008, and annually thereafter, the Commissioner of Social Services shall report, in accordance with section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to human services, public health and appropriations, and to the Council on Medical Assistance Program Oversight on (1) the implementation of any strategies developed pursuant to subsection (a) of this section, and (2) the efficacy of such strategies in improving the delivery of and access to health services for children enrolled in the HUSKY Health program.

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- [(c) The Commissioner of Social Services, in collaboration with the Council on Medical Assistance Program Oversight, shall, subject to available appropriations, prepare, annually, a report concerning health care choices under HUSKY A. Such report shall include, but not be limited to, a comparison of the performance of each managed care organization, the primary care case management program and other member service delivery choices. The commissioner shall provide a copy of each report to all HUSKY A members.]
- Sec. 5. Subsection (a) of section 17b-349 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):
 - (a) The rates paid by the state to community health centers [and freestanding medical clinics participating in the Medicaid program may be adjusted annually on the basis of the cost reports submitted to the Commissioner of Social Services. [, except that rates effective July 1, 1989, shall remain in effect through June 30, 1990.] The Department of Social Services may develop an alternative payment methodology to replace the encounter-based reimbursement system. Such methodology shall be approved by the joint standing committees of the General Assembly having cognizance of matters relating to human services and appropriations and the budgets of state agencies. Until such methodology is implemented, the Department of Social Services shall distribute supplemental funding, within available appropriations, to federally qualified health centers based on cost, volume and quality measures as determined by the Commissioner of Social Services. (1) Beginning with the one-year rate period commencing on October 1, 2012, and annually thereafter, the Commissioner of Social Services may add to a community health center's rates, if applicable, a capital cost rate adjustment that is equivalent to the center's actual or projected year-toyear increase in total allowable depreciation and interest expenses associated with major capital projects divided by the projected service visit volume. For the purposes of this subsection, "capital costs" means expenditures for land or building purchases, fixed assets, movable

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equipment, capitalized financing fees and capitalized construction period interest and "major capital projects" means projects with costs exceeding two million dollars. The commissioner may revise such capital cost rate adjustment retroactively based on actual allowable depreciation and interest expenses or actual service visit volume for the rate period. (2) The commissioner shall establish separate capital cost rate adjustments for each Medicaid service provided by a center. (3) The commissioner shall not grant a capital cost rate adjustment to a community health center for any depreciation or interest expenses associated with capital costs that were disapproved by the federal Department of Health and Human Services or another federal or state government agency with capital expenditure approval authority related to health care services. (4) The commissioner may allow actual debt service in lieu of allowable depreciation and interest expenses associated with capital items funded with a debt obligation, provided debt service amounts are deemed reasonable in consideration of the interest rate and other loan terms. (5) The commissioner shall implement policies and procedures necessary to carry out the provisions of this subsection while in the process of adopting such policies and procedures in regulation form, provided notice of intent to adopt such regulations is [published in the Connecticut Law Journal not later than twenty days after implementation] posted on the eRegulations System prior to adopting the policies and procedures. Such policies and procedures shall be valid until the time final regulations are effective.

Sec. 6. Subsection (n) of section 38a-479aa of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(n) The requirements of subsections (h) and (i) of this section shall not apply to a consortium of federally qualified health centers funded by the state, providing services only to recipients of programs administered by the Department of Social Services. [The Commissioner of Social Services shall adopt regulations, in accordance with chapter 54,

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to establish criteria to certify any such federally qualified health center, including, but not limited to, minimum reserve fund requirements.]

Sec. 7. Section 17b-608 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

For the purposes of [sections 17b-609 and 17b-610] section 17b-609, "persons with disabilities" means persons having disabilities which (1) are attributable to a mental or physical impairment or a combination of mental and physical impairments; (2) are likely to continue indefinitely; (3) result in functional limitations in one or more of the following areas of major life activity: Self care, receptive and expressive language, learning, mobility, self-direction, capacity for independent living or economic self-sufficiency; and (4) reflect the person's need for a combination and sequence of special, interdisciplinary or generic care, treatment or other services which are of lifelong or extended duration and individually planned and coordinated.

Sec. 8. Sections 17b-184, 17b-274a and 17b-610 of the general statutes are repealed. (*Effective July 1, 2021*)

This act shall take effect as follows and shall amend the following				
sections:				
Section 1	July 1, 2021	16a-41a(a)		
Sec. 2	July 1, 2021	17b-8(d)		
Sec. 3	July 1, 2021	17b-59a(b)		
Sec. 4	July 1, 2021	17b-306a		
Sec. 5	July 1, 2021	17b-349(a)		
Sec. 6	July 1, 2021	38a-479aa(n)		
Sec. 7	July 1, 2021	17b-608		
Sec. 8	July 1, 2021	Repealer section		

Statement of Legislative Commissioners:

The title of the bill was changed.

HS Joint Favorable Subst.

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