

General Assembly

February Session, 2022

## Raised Bill No. 5485

LCO No. 3437

Referred to Committee on PUBLIC HEALTH

Introduced by: (PH)

## AN ACT CONCERNING VARIOUS REVISIONS TO THE PUBLIC HEALTH STATUTES.

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

Section 1. Section 2-119 of the 2022 supplement to the general statutes
 is repealed and the following is substituted in lieu thereof (*Effective from*

- 3 *passage*):
- 4 (a) There is established a chronic kidney disease advisory committee.5 The advisory committee shall:
- 6 (1) Work directly with policymakers, public health organizations and
  7 educational institutions to:
- 8 (A) Increase awareness of chronic kidney disease in this state; and
- 9 (B) Develop health education programs that:

(i) Are intended to reduce the burden of kidney disease throughoutthis state;

(ii) Include an ongoing health and wellness campaign that is basedon relevant research;

14 (iii) Promote preventive screenings; and

(iv) Are promoted through social media and public relationscampaigns;

17 (2) Examine chronic kidney disease, kidney transplantation, 18 including, but not limited to, kidney transplantation as a preferred 19 treatment for chronic kidney disease, living and deceased kidney 20 donation and racial disparities in the rates of individuals afflicted with 21 chronic kidney disease;

(3) Examine methods to reduce the occurrence of chronic kidney
disease by controlling the most common risk factors, diabetes and
hypertension, through early detection and preventive efforts at the
community level and disease management efforts in the primary care
setting;

27 (4) Identify the barriers to the adoption of best practices and the28 policies available to address such barriers;

(5) Develop an equitable, sustainable, cost-effective plan to raise
awareness about the importance of early detection, screening, diagnosis
and treatment of chronic kidney disease and prevention; and

32 (6) Examine the potential for an opt-out organ or kidney donor33 registry.

34 (b) The advisory committee shall consist of the following members:

[(1) The chairpersons and ranking members of the joint standing
committee of the General Assembly having cognizance of matters
relating to public health, or their designees;

(2) One appointed by the Senate chairperson of the joint standingcommittee of the General Assembly having cognizance of matters

40 relating to public health;

(3) One appointed by the House chairperson of the joint standing
committee of the General Assembly having cognizance of matters
relating to public health;

(4) One appointed by the Senate ranking member of the joint standing
committee of the General Assembly having cognizance of matters
relating to public health;

47 (5) One appointed by the House ranking member of the joint standing
48 committee of the General Assembly having cognizance of matters
49 relating to public health;]

50 **[**(6)**]** (<u>1</u>) One appointed by the speaker of the House of 51 Representatives, who shall represent the renal provider community;

52 [(7)] (2) One appointed by the president pro tempore of the Senate, 53 who shall represent a medical center with a kidney-related program;

54 [(8)] (3) One appointed by the majority leader of the House of 55 Representatives;

56 [(9)] (4) One appointed by the majority leader of the Senate;

57 [(10)] (5) One appointed by the minority leader of the House of 58 Representatives;

59 [(11)] (6) One appointed by the minority leader of the Senate;

60 [(12)] (7) One appointed by the Governor;

[(13)] (8) The Commissioner of Public Health, or the commissioner's
designee;

[(14)] (9) One appointed by the chief executive officer of the National
Kidney Foundation;

65 [(15)] (10) One appointed by the chief executive officer of the

## 66 American Kidney Fund; and

67 [(16)] (11) At least three additional members appointed by the 68 chairpersons of the joint standing committee of the General Assembly 69 having cognizance of matters relating to public health, one of whom 70 shall represent the kidney physician community, one of whom shall 71 represent a nonprofit organ procurement organization, one of whom 72 shall represent the kidney patient community in this state and such 73 other members that such chairpersons, in their discretion, agree are 74 necessary to represent public health clinics, community health centers, 75 minority health organizations and health insurers.

(c) Any member of the advisory committee appointed under
subdivision (1), (2), (3), (4), (5), (6) [, (7), (8), (9), (10),] or (11) [or 16] of
subsection (b) of this section may be a member of the General Assembly.

(d) All initial appointments to the advisory committee shall be made
not later than thirty days after [July 12, 2021] <u>the effective date of this</u>
<u>section</u>. Any vacancy shall be filled by the appointing authority.

82 (e) The speaker of the House of Representatives and the president pro 83 tempore of the Senate shall select the chairpersons of the advisory 84 committee from among the members of the advisory committee. Such 85 chairpersons shall schedule the first meeting of the advisory committee, 86 which shall be held not later than sixty days after [July 12, 2021] the 87 effective date of this section. Meetings of the advisory committee may, 88 at the discretion of the chairpersons of the advisory committee, be 89 conducted on a virtual platform.

90 (f) The administrative staff of the advisory committee shall be
91 selected by the Office of Legislative Management in consultation with
92 the chairpersons of the advisory committee.

(g) Not later than January 1, [2022] <u>2023</u>, and annually thereafter, the
advisory committee shall submit a report on its findings and
recommendations to the joint standing committee of the General
Assembly having cognizance of matters relating to public health in

97 accordance with the provisions of section 11-4a.

98 Sec. 2. Subdivision (1) of subsection (b) of section 19a-342 of the 2022
99 supplement to the general statutes is repealed and the following is
100 substituted in lieu thereof (*Effective from passage*):

101 (b) (1) Notwithstanding the provisions of section 31-40q, <u>as amended</u> 102 by this act, no person shall smoke: (A) In any area of a building or 103 portion of a building, owned and operated or leased and operated by the state or any political subdivision of the state; (B) in any area of a 104 105 health care institution, including, but not limited to, a psychiatric 106 facility; (C) in any area of a retail establishment accessed by the general 107 public; (D) in any restaurant; (E) in any area of an establishment with a 108 permit issued for the sale of alcoholic liquor pursuant to section 30-20a, 109 30-21, 30-21b, 30-22, 30-22c, 30-28, 30-28a, 30-33a, 30-33b, 30-35a, 30-37a, 110 30-37e or 30-37f, in any area of an establishment with a permit for the sale of alcoholic liquor pursuant to section [30-23] 30-22aa issued after 111 112 May 1, 2003, and, on and after April 1, 2004, in any area of an 113 establishment with a permit issued for the sale of alcoholic liquor pursuant to section 30-22a or 30-26; [or the bar area of a bowling 114 115 establishment holding a permit pursuant to subsection (a) of section 30-116 37c;] (F) in any area of a school building or on the grounds of such 117 school; (G) within a child care facility or on the grounds of such child 118 care facility, except, if the child care facility is a family child care home, 119 as defined in section 19a-77, such smoking is prohibited only when a 120 child enrolled in such home is present during customary business hours; 121 (H) in any passenger elevator; (I) in any area of a dormitory in any 122 public or private institution of higher education; (J) in any area of a dog 123 race track or a facility equipped with screens for the simulcasting of off-124 track betting race programs or jai alai games; (K) in any room offered as 125 an accommodation to guests by the operator of a hotel, motel or similar 126 lodging; (L) in any area of a correctional facility or halfway house; or 127 (M) in any area of a platform or a shelter at a rail, busway or bus station, 128 owned and operated or leased and operated by the state or any political 129 subdivision of the state. For purposes of this subsection, "restaurant"

means space, in a suitable and permanent building, kept, used, maintained, advertised and held out to the public to be a place where meals are regularly served to the public, "school" has the same meaning as provided in section 10-154a and "child care facility" has the same meaning as provided in section 19a-342a, as amended by this act.

Sec. 3. Subdivision (1) of subsection (b) of section 19a-342a of the 2022
supplement to the general statutes is repealed and the following is
substituted in lieu thereof (*Effective from passage*):

138 (b) (1) No person shall use an electronic nicotine or cannabis delivery 139 system or vapor product: (A) In any area of a building or portion of a 140 building owned and operated or leased and operated by the state or any 141 political subdivision of the state; (B) in any area of a health care 142 institution, including, but not limited to, a psychiatric facility; (C) in any 143 area of a retail establishment accessed by the public; (D) in any 144 restaurant; (E) in any area of an establishment with a permit issued for 145 the sale of alcoholic liquor pursuant to section 30-20a, 30-21, 30-21b, 30-146 22, 30-22a, 30-22c, 30-26, 30-28, 30-28a, 30-33a, 30-33b, 30-35a, 30-37a, 30-147 37e or 30-37f, in any area of establishment with a permit issued for the 148 sale of alcoholic liquor pursuant to section [30-23] 30-22aa issued after 149 May 1, 2003; [, or the bar area of a bowling establishment holding a 150 permit pursuant to subsection (a) of section 30-37c; (F) in any area of a 151 school building or on the grounds of such school; (G) within a child care 152 facility or on the grounds of such child care facility, except, if the child 153 care facility is a family child care home as defined in section 19a-77, such 154 use is prohibited only when a child enrolled in such home is present 155 during customary business hours; (H) in any passenger elevator; (I) in 156 any area of a dormitory in any public or private institution of higher 157 education; (J) in any area of a dog race track or a facility equipped with 158 screens for the simulcasting of off-track betting race programs or jai alai 159 games; (K) in any room offered as an accommodation to guests by the 160 operator of a hotel, motel or similar lodging; (L) in any area of a 161 correctional facility, halfway house or residential facility funded by the 162 Judicial Branch; or (M) in any area of a platform or a shelter at a rail,

busway or bus station, owned and operated or leased and operated by
the state or any political subdivision of the state. For purposes of this
subsection, "restaurant" means space, in a suitable and permanent
building, kept, used, maintained, advertised and held out to the public
to be a place where meals are regularly served to the public, and "school"
has the same meaning as provided in section 10-154a.

Sec. 4. Subdivision (4) of section 31-40q of the 2022 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

172 (4) "Business facility" means a structurally enclosed location or 173 portion thereof at which employees perform services for their employer. 174 The term "business facility" does not include: (A) Facilities listed in 175 subdivision (2) of subsection (b) of section 19a-342 or subdivision (2) of 176 subsection (b) of section 19a-342a; (B) any establishment with a permit 177 for the sale of alcoholic liquor pursuant to section [30-23] 30-22aa, issued 178 on or before May 1, 2003; (C) for any business that is engaged in the 179 testing or development of tobacco, tobacco products or cannabis, the 180 areas of such business designated for such testing or development; or 181 (D) during the period from October 1, 2003, to April 1, 2004, 182 establishments with a permit issued for the sale of alcoholic liquor 183 pursuant to section 30-22a or 30-26. [or the bar area of a bowling 184 establishment holding a permit pursuant to subsection (a) of section 30-185 37c;]

Sec. 6. Subsection (d) of section 17a-503 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2022):

(d) Any clinical social worker licensed under chapter 383b, [or]
advanced practice registered nurse licensed under chapter 378,
professional counselor licensed under chapter 383c or marital and
family therapist licensed under chapter 383 who (1) has received a
minimum of eight hours of specialized training in the conduct of direct
evaluations as a member of (A) any mobile crisis team, jail diversion

195 program, crisis intervention team, advanced supervision and 196 intervention support team, or assertive case management program 197 operated by or under contract with the Department of Mental Health 198 and Addiction Services, or (B) a community support program certified 199 by the Department of Mental Health and Addiction Services, and (2) 200 based upon the direct evaluation of a person, has reasonable cause to 201 believe that such person has psychiatric disabilities and is dangerous to 202 himself or herself or others or gravely disabled, and in need of 203 immediate care and treatment, may issue an emergency certificate in 204 writing that authorizes and directs that such person be taken to a 205 general hospital for purposes of a medical examination. The person shall 206 be examined [within] not later than twenty-four hours after arriving at 207 the hospital and shall not be held at the hospital for more than seventy-208 two hours unless committed under section 17a-502. The Commissioner 209 of Mental Health and Addiction Services shall collect and maintain 210 statistical and demographic information pertaining to emergency 211 certificates issued under this subsection.

Sec. 7. Subdivision (3) of section 19a-693 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(3) "Assisted living services agency" means an entity, licensed by the
Department of Public Health pursuant to chapter 368v that provides,
among other things, nursing services and assistance with activities of
daily living to a population that is chronic and stable <u>or in need of</u>
<u>supportive end-of-life care</u>.

Sec. 8. Subsection (a) of section 19a-36i of the 2022 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

(a) No person, firm or corporation shall operate or maintain any food
establishment where food or beverages are served or sold to the public
in any town, city or borough without obtaining a valid permit [or
license] to operate from the director of health of such town, city or

borough, in a form and manner prescribed by the director of health. The
director of health shall issue a permit to operate a food establishment
upon receipt of an application if the food establishment meets the
requirements of this section. All food establishments shall comply with
the food code.

Sec. 9. Subsection (b) of section 19a-496a of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

235 (b) All home health care agency, hospice home health care agency 236 and home health aide agency services that are required by law to be 237 performed upon the order of a licensed physician, physician assistant or 238 advanced practice registered nurse may be performed upon the order 239 of a physician, a physician assistant or an advanced practice registered 240 nurse licensed in a state that borders Connecticut. Any Department of 241 Public Health agency regulation, policy or procedure that applies to a 242 physician who orders home health care services, including related 243 provisions such as review and approval of care plans for home health 244 care services, shall also apply to a physician assistant or an advanced 245 practice registered nurse [or physician assistant] who orders home 246 health care services.

Sec. 10. Subsection (h) of section 20-206bb of the 2022 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective October 1, 2022*):

250 (h) Notwithstanding the provisions of subsection (a) of this section, 251 any person who maintains certification with the National Acupuncture 252 Detoxification Association may practice the five-point auricular 253 acupuncture protocol specified as part of such certification program as 254 an adjunct therapy for the treatment of alcohol and drug abuse and 255 other behavioral interventions for which the protocol is indicated, 256 provided the treatment is performed under the supervision of a 257 physician licensed under chapter 370, a physician assistant licensed 258 under chapter 370, an advanced practice registered nurse licensed under 259 chapter 378 or an acupuncturist licensed under chapter 384c and is 260 performed in (1) a private freestanding facility licensed by the 261 Department of Public Health that provides care or treatment for 262 substance abusive or dependent persons, (2) a setting operated by the 263 Department of Mental Health and Addiction Services, or (3) any other 264 setting where such protocol is an appropriate adjunct therapy to a 265 substance abuse or behavioral health treatment program. The 266 Commissioner of Public Health may adopt regulations, in accordance 267 with the provisions of chapter 54, to implement the provisions of this 268 section.

Sec. 11. Section 19a-508c of the 2022 supplement to the general statutes, as amended by section 4 of public act 21-129, is repealed and the following is substituted in lieu thereof (*Effective October 1, 2022*):

272 (a) As used in this section:

(1) "Affiliated provider" means a provider that is: (A) Employed by a
hospital or health system, (B) under a professional services agreement
with a hospital or health system that permits such hospital or health
system to bill on behalf of such provider, or (C) a clinical faculty member
of a medical school, as defined in section 33-182aa, that is affiliated with
a hospital or health system in a manner that permits such hospital or
health system to bill on behalf of such clinical faculty member;

(2) "Campus" means: (A) The physical area immediately adjacent to a
hospital's main buildings and other areas and structures that are not
strictly contiguous to the main buildings but are located within two
hundred fifty yards of the main buildings, or (B) any other area that has
been determined on an individual case basis by the Centers for Medicare
and Medicaid Services to be part of a hospital's campus;

(3) "Facility fee" means any fee charged or billed by a hospital or
health system for outpatient services provided in a hospital-based
facility that is: (A) Intended to compensate the hospital or health system
for the operational expenses of the hospital or health system, and (B)

290 separate and distinct from a professional fee;

(4) "Health system" means: (A) A parent corporation of one or more
hospitals and any entity affiliated with such parent corporation through
ownership, governance, membership or other means, or (B) a hospital
and any entity affiliated with such hospital through ownership,
governance, membership or other means;

296 (5) "Hospital" has the same meaning as provided in section 19a-490;

(6) "Hospital-based facility" means a facility that is owned or
operated, in whole or in part, by a hospital or health system where
hospital or professional medical services are provided;

300 (7) "Payer mix" means the proportion of different sources of payment
301 received by a hospital or health system, including, but not limited to,
302 Medicare, Medicaid, other government-provided insurance, private
303 insurance and self-pay patients;

(8) "Professional fee" means any fee charged or billed by a providerfor professional medical services provided in a hospital-based facility;

306 (9) "Provider" means an individual, entity, corporation or health care
307 provider, whether for profit or nonprofit, whose primary purpose is to
308 provide professional medical services; and

309 (10) "Tagline" means a short statement written in a non-English
310 language that indicates the availability of language assistance services
311 free of charge.

(b) If a hospital or health system charges a facility fee utilizing a current procedural terminology evaluation and management (CPT E/M) code or assessment and management (CPT A/M) code for outpatient services provided at a hospital-based facility where a professional fee is also expected to be charged, the hospital or health system shall provide the patient with a written notice that includes the following information: (1) That the hospital-based facility is part of a hospital or health
system and that the hospital or health system charges a facility fee that
is in addition to and separate from the professional fee charged by the
provider;

323 (2) (A) The amount of the patient's potential financial liability, 324 including any facility fee likely to be charged, and, where professional 325 medical services are provided by an affiliated provider, any professional 326 fee likely to be charged, or, if the exact type and extent of the 327 professional medical services needed are not known or the terms of a 328 patient's health insurance coverage are not known with reasonable 329 certainty, an estimate of the patient's financial liability based on typical 330 or average charges for visits to the hospital-based facility, including the 331 facility fee, (B) a statement that the patient's actual financial liability will 332 depend on the professional medical services actually provided to the 333 patient, (C) an explanation that the patient may incur financial liability 334 that is greater than the patient would incur if the professional medical 335 services were not provided by a hospital-based facility, and (D) a 336 telephone number the patient may call for additional information 337 regarding such patient's potential financial liability, including an 338 estimate of the facility fee likely to be charged based on the scheduled 339 professional medical services; and

(3) That a patient covered by a health insurance policy should contact
the health insurer for additional information regarding the hospital's or
health system's charges and fees, including the patient's potential
financial liability, if any, for such charges and fees.

(c) If a hospital or health system charges a facility fee without
utilizing a current procedural terminology evaluation and management
(CPT E/M) code for outpatient services provided at a hospital-based
facility, located outside the hospital campus, the hospital or health
system shall provide the patient with a written notice that includes the
following information:

350 (1) That the hospital-based facility is part of a hospital or health

351 system and that the hospital or health system charges a facility fee that
352 may be in addition to and separate from the professional fee charged by
353 a provider;

354 (2) (A) A statement that the patient's actual financial liability will 355 depend on the professional medical services actually provided to the 356 patient, (B) an explanation that the patient may incur financial liability 357 that is greater than the patient would incur if the hospital-based facility was not hospital-based, and (C) a telephone number the patient may call 358 359 for additional information regarding such patient's potential financial liability, including an estimate of the facility fee likely to be charged 360 361 based on the scheduled professional medical services; and

(3) That a patient covered by a health insurance policy should contact
the health insurer for additional information regarding the hospital's or
health system's charges and fees, including the patient's potential
financial liability, if any, for such charges and fees.

366 (d) Each initial billing statement that includes a facility fee shall: (1) 367 Clearly identify the fee as a facility fee that is billed in addition to, or 368 separately from, any professional fee billed by the provider; (2) provide 369 the corresponding Medicare facility fee reimbursement rate for the same 370 service as a comparison or, if there is no corresponding Medicare facility 371 fee for such service, (A) the approximate amount Medicare would have 372 paid the hospital for the facility fee on the billing statement, or (B) the 373 percentage of the hospital's charges that Medicare would have paid the 374 hospital for the facility fee; (3) include a statement that the facility fee is 375 intended to cover the hospital's or health system's operational expenses; 376 (4) inform the patient that the patient's financial liability may have been 377 less if the services had been provided at a facility not owned or operated 378 by the hospital or health system; and (5) include written notice of the 379 patient's right to request a reduction in the facility fee or any other 380 portion of the bill and a telephone number that the patient may use to 381 request such a reduction without regard to whether such patient 382 qualifies for, or is likely to be granted, any reduction. Not later than 383 October 15, 2022, and annually thereafter, each hospital, health system

and hospital-based facility shall submit to the Health <u>Systems</u> Planning Unit of the Office of Health Strategy a sample of a billing statement issued by such hospital, health system or hospital-based facility that complies with the provisions of this subsection and which represents the format of billing statements received by patients. Such billing statement shall not contain patient identifying information.

390 (e) The written notice described in subsections (b) to (d), inclusive, 391 and (h) to (j), inclusive, of this section shall be in plain language and in 392 a form that may be reasonably understood by a patient who does not 393 possess special knowledge regarding hospital or health system facility fee charges. On and after October 1, 2022, such notices shall include tag 394 395 lines in at least the top fifteen languages spoken in the state indicating 396 that the notice is available in each of those top fifteen languages. The 397 fifteen languages shall be either the languages in the list published by 398 the Department of Health and Human Services in connection with 399 section 1557 of the Patient Protection and Affordable Care Act, P.L. 111-400 148, or, as determined by the hospital or health system, the top fifteen 401 languages in the geographic area of the hospital-based facility.

402 (f) (1) For nonemergency care, if a patient's appointment is scheduled 403 to occur ten or more days after the appointment is made, such written 404 notice shall be sent to the patient by first class mail, encrypted electronic 405 mail or a secure patient Internet portal not less than three days after the 406 appointment is made. If an appointment is scheduled to occur less than 407 ten days after the appointment is made or if the patient arrives without 408 an appointment, such notice shall be hand-delivered to the patient when 409 the patient arrives at the hospital-based facility.

(2) For emergency care, such written notice shall be provided to the
patient as soon as practicable after the patient is stabilized in accordance
with the federal Emergency Medical Treatment and Active Labor Act,
42 USC 1395dd, as amended from time to time, or is determined not to
have an emergency medical condition and before the patient leaves the
hospital-based facility. If the patient is unconscious, under great duress
or for any other reason unable to read the notice and understand and

417 act on his or her rights, the notice shall be provided to the patient's418 representative as soon as practicable.

(g) Subsections (b) to (f), inclusive, and (l) of this section shall not
apply if a patient is insured by Medicare or Medicaid or is receiving
services under a workers' compensation plan established to provide
medical services pursuant to chapter 568.

423 (h) A hospital-based facility shall prominently display written notice 424 in locations that are readily accessible to and visible by patients, 425 including patient waiting or appointment check-in areas, stating: (1) 426 That the hospital-based facility is part of a hospital or health system, (2) 427 the name of the hospital or health system, and (3) that if the hospital-428 based facility charges a facility fee, the patient may incur a financial 429 liability greater than the patient would incur if the hospital-based 430 facility was not hospital-based. On and after October 1, 2022, such 431 notices shall include tag lines in at least the top fifteen languages spoken 432 in the state indicating that the notice is available in each of those top 433 fifteen languages. The fifteen languages shall be either the languages in 434 the list published by the Department of Health and Human Services in 435 connection with section 1557 of the Patient Protection and Affordable 436 Care Act, P.L. 111-148, or, as determined by the hospital or health 437 system, the top fifteen languages in the geographic area of the hospital-438 based facility. Not later than October 1, 2022, and annually thereafter, 439 each hospital-based facility shall submit a copy of the written notice 440 required by this subsection to the Health Systems Planning Unit of the 441 Office of Health Strategy.

(i) A hospital-based facility shall clearly hold itself out to the public
and payers as being hospital-based, including, at a minimum, by stating
the name of the hospital or health system in its signage, marketing
materials, Internet web sites and stationery.

(j) A hospital-based facility shall, when scheduling services for which
a facility fee may be charged, inform the patient (1) that the hospitalbased facility is part of a hospital or health system, (2) of the name of the

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hospital or health system, (3) that the hospital or health system may
charge a facility fee in addition to and separate from the professional fee
charged by the provider, and (4) of the telephone number the patient
may call for additional information regarding such patient's potential
financial liability.

454 (k) (1) If any transaction described in subsection (c) of section 19a-455 486i, results in the establishment of a hospital-based facility at which 456 facility fees may be billed, the hospital or health system, that is the 457 purchaser in such transaction shall, not later than thirty days after such 458 transaction, provide written notice, by first class mail, of the transaction 459 to each patient served within the three years preceding the date of the 460 transaction by the health care facility that has been purchased as part of 461 such transaction.

462 (2) Such notice shall include the following information:

(A) A statement that the health care facility is now a hospital-based
facility and is part of a hospital or health system, the health care facility's
full legal and business name and the date of such facility's acquisition
by a hospital or health system;

(B) The name, business address and phone number of the hospital orhealth system that is the purchaser of the health care facility;

(C) A statement that the hospital-based facility bills, or is likely to bill,
patients a facility fee that may be in addition to, and separate from, any
professional fee billed by a health care provider at the hospital-based
facility;

(D) (i) A statement that the patient's actual financial liability will depend on the professional medical services actually provided to the patient, and (ii) an explanation that the patient may incur financial liability that is greater than the patient would incur if the hospital-based facility were not a hospital-based facility;

478 (E) The estimated amount or range of amounts the hospital-based

facility may bill for a facility fee or an example of the average facility fee
billed at such hospital-based facility for the most common services
provided at such hospital-based facility; and

(F) A statement that, prior to seeking services at such hospital-based facility, a patient covered by a health insurance policy should contact the patient's health insurer for additional information regarding the hospital-based facility fees, including the patient's potential financial liability, if any, for such fees.

(3) A copy of the written notice provided to patients in accordance
with this subsection shall be filed with the Health Systems Planning
Unit of the Office of Health Strategy, established under section 19a-612.
Said unit shall post a link to such notice on its Internet web site.

491 (4) A hospital, health system or hospital-based facility shall not collect 492 a facility fee for services provided at a hospital-based facility that is 493 subject to the provisions of this subsection from the date of the 494 transaction until at least thirty days after the written notice required 495 pursuant to this subsection is mailed to the patient or a copy of such 496 notice is filed with the Health Systems Planning Unit of the Office of 497 Health Strategy, whichever is later. A violation of this subsection shall 498 be considered an unfair trade practice pursuant to section 42-110b.

(5) Not later than July 1, 2023, and annually thereafter, each hospitalbased facility that was the subject of a transaction, as described in
subsection (c) of section 19a-486i, during the preceding calendar year
shall report to the Health Systems Planning Unit <u>of the Office of Health</u>
<u>Strategy</u> the number of patients served by such hospital-based facility
in the preceding three years.

505 (l) Notwithstanding the provisions of this section, no hospital, health 506 system or hospital-based facility shall collect a facility fee for (1) 507 outpatient health care services that use a current procedural 508 terminology evaluation and management (CPT E/M) code or 509 assessment and management (CPT A/M) code and are provided at a 510 hospital-based facility located off-site from a hospital campus, or (2) 511 outpatient health care services provided at a hospital-based facility 512 located off-site from a hospital campus, received by a patient who is uninsured of more than the Medicare rate. Notwithstanding the 513 514 provisions of this subsection, in circumstances when an insurance 515 contract that is in effect on July 1, 2016, provides reimbursement for 516 facility fees prohibited under the provisions of this section, a hospital or 517 health system may continue to collect reimbursement from the health 518 insurer for such facility fees until the date of expiration, renewal or 519 amendment of such contract, whichever such date is the earliest. A 520 violation of this subsection shall be considered an unfair trade practice 521 pursuant to chapter 735a. The provisions of this subsection shall not apply to a freestanding emergency department. As used in this 522 523 subsection, "freestanding emergency department" means a freestanding 524 facility that (A) is structurally separate and distinct from a hospital, (B) 525 provides emergency care, (C) is a department of a hospital licensed 526 under chapter 368v, and (D) has been issued a certificate of need to 527 operate as a freestanding emergency department pursuant to chapter 528 368z.

529 (m) (1) Each hospital and health system shall report not later than July 530 1, 2023, and annually thereafter to the executive director of the Office of 531 Health Strategy, on a form prescribed by the executive director, 532 concerning facility fees charged or billed during the preceding calendar 533 year. Such report shall include (A) the name and address of each facility 534 owned or operated by the hospital or health system that provides 535 services for which a facility fee is charged or billed, (B) the number of 536 patient visits at each such facility for which a facility fee was charged or 537 billed, (C) the number, total amount and range of allowable facility fees paid at each such facility disaggregated by payer mix, (D) for each 538 539 facility, the total amount of facility fees charged and the total amount of 540 revenue received by the hospital or health system derived from facility 541 fees, (E) the total amount of facility fees charged and the total amount of 542 revenue received by the hospital or health system from all facilities 543 derived from facility fees, (F) a description of the ten procedures or

544 services that generated the greatest amount of facility fee gross revenue, 545 disaggregated by current procedural terminology category (CPT) code 546 for each such procedure or service and, for each such procedure or 547 service, patient volume and the total amount of gross and net revenue 548 received by the hospital or health system derived from facility fees, and 549 (G) the top ten procedures or services for which facility fees are charged 550 based on patient volume and the gross and net revenue received by the 551 hospital or health system for each such procedure or service. For 552 purposes of this subsection, "facility" means a hospital-based facility 553 that is located outside a hospital campus.

(2) The executive director shall publish the information reported
pursuant to subdivision (1) of this subsection, or post a link to such
information, on the Internet web site of the Office of Health Strategy.

557 Sec. 12. Subsection (b) of section 19a-563b of the 2022 supplement to 558 the general statutes is repealed and the following is substituted in lieu 559 thereof (*Effective from passage*):

(b) On or before January 1, 2022, the Department of Emergency [Management and Homeland Security] <u>Services and Public Protection</u>, in consultation with the Department of Public Health, shall establish a process to evaluate, provide feedback on, approve and distribute personal protective equipment for use by nursing homes in a public health emergency.

566 Sec. 13. Subsection (a) of section 21a-11b of the 2022 supplement to 567 the general statutes is repealed and the following is substituted in lieu 568 thereof (*Effective from passage*):

(a) An occupational or professional license, permit, certification or
registration issued by the Department of Consumer Protection pursuant
to chapter 389, 390, 391, 392, 394, 396, 396a, 399a, 399b, 400, 400b, 400f,
400g, 400h, 400j, 400m, 400o or 400p shall be issued, in the occupation or
profession applied for and at a practice level determined by the
department, to a person who is (1) a resident of this state, as defined in

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575 section 12-701, and provides a current driver's license, utility bill, lease 576 agreement or property deed indicating their residence in this state; or 577 (2) married to an active duty member of the armed forces of the United States and accompanies such member, pursuant to an official permanent 578 579 change of station, to a military installation located in this state, if such 580 person:

581 (A) Holds a valid license, permit, certification or registration in at 582 least one other jurisdiction in the United States in the occupation or 583 profession applied for;

584 (B) Has at least four years of experience, including (i) practice under 585 such license, permit, certification or registration, (ii) classroom 586 education, and (iii) on-the-job training;

587 (C) Is in good standing in all jurisdictions in <u>the</u> United States in 588 which he or she holds a license, permit, certification or registration and 589 has not had a license, permit, certification or registration revoked or 590 discipline imposed by any jurisdiction, does not have a complaint, 591 allegation or investigation related to unprofessional conduct pending in 592 any jurisdiction and has not voluntarily surrendered a license, permit, 593 certification or registration while under investigation for unprofessional 594 conduct in any jurisdiction;

595 (D) Satisfies any background check or character and fitness check 596 required of other applicants for the license, permit, certification or 597 registration;

598 (E) Pays all fees required of other applicants for the license, permit, 599 certification or registration; and

600 (F) Takes and passes all or a portion of any examination required of 601 other persons applying for the license, permit, certification or 602 registration, except a person married to an active duty member of the 603 armed forces of the United States may be required to take and pass all 604 or a portion of such examination at the discretion of the Commissioner 605 of Consumer Protection.

606 Sec. 14. Subsection (d) of section 38a-493 of the 2022 supplement to 607 the general statutes is repealed and the following is substituted in lieu 608 thereof (*Effective from passage*):

609 (d) Home health care shall consist of, but shall not be limited to, the 610 following: (1) Part-time or intermittent nursing care by a registered 611 nurse or by a licensed practical nurse under the supervision of a 612 registered nurse, if the services of a registered nurse are not available; 613 (2) part-time or intermittent home health aide services, consisting 614 primarily of patient care of a medical or therapeutic nature by other than a registered or licensed practical nurse; (3) physical, occupational or 615 speech therapy; (4) medical supplies, drugs and medicines prescribed 616 617 by a physician, a physician assistant or an advanced practice registered 618 nurse and laboratory services to the extent such charges would have 619 been covered under the policy or contract if the covered person had 620 remained or had been confined in the hospital; and (5) medical social 621 services provided to or for the benefit of a covered person diagnosed by 622 a physician, a physician assistant or an advanced practice registered 623 nurse as terminally ill with a prognosis of six months or less to live.

Sec. 15. Subsection (d) of section 38a-520 of the 2022 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

627 (d) Home health care shall consist of, but shall not be limited to, the 628 following: (1) Part-time or intermittent nursing care by a registered 629 nurse or by a licensed practical nurse under the supervision of a registered nurse, if the services of a registered nurse are not available; 630 631 (2) part-time or intermittent home health aide services, consisting 632 primarily of patient care of a medical or therapeutic nature by other than a registered or licensed practical nurse; (3) physical, occupational or 633 634 speech therapy; (4) medical supplies, drugs and medicines prescribed 635 by a physician, a physician assistant or an advanced practice registered 636 nurse and laboratory services to the extent such charges would have 637 been covered under the policy or contract if the covered person had 638 remained or had been confined in the hospital; and (5) medical social

639 services provided to or for the benefit of a covered person diagnosed by

640 a physician, a physician assistant or an advanced practice registered

641 nurse as terminally ill with a prognosis of six months or less to live.

Sec. 16. Subsection (c) of section 19a-60 of the 2022 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

(c) All <u>initial</u> appointments to the advisory council shall be made not
later than December 31, 2013. Advisory council members shall serve
three-year terms. [Any] <u>Except as provided in subsection (d) of this</u>
<u>section, any</u> vacancy shall be filled by the appointing authority.

Sec. 17. Subsection (a) of section 19a-131j of the 2022 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

652 (a) The commissioner may issue an order to temporarily suspend, for 653 a period not to exceed sixty consecutive days, the requirements for 654 licensure, certification or registration, pursuant to chapters 368d, 370, 655 376 to 376c, inclusive, 378, 378a, 379, 379a, 381a, 382a, 383 to [383c, 656 inclusive,] 383d, inclusive, 383f, 383g, 384b, 384d, 385, 395, 399, 400a, 400j 657 and 474, to allow persons who are appropriately licensed, certified or 658 registered in another state or territory of the United States or the District 659 of Columbia, to render temporary assistance within the scope of the 660 profession for which a person is licensed, certified or registered, in 661 managing a public health emergency in this state, declared by the 662 Governor pursuant to section 19a-131a. Nothing in this section shall be 663 construed to permit a person to provide services beyond the scope 664 allowed in the chapter specified in this section that pertains to such 665 person's profession.

Sec. 18. Subdivision (6) of subsection (b) of section 19a-133a of the
2022 supplement to the general statutes is repealed and the following is
substituted in lieu thereof (*Effective from passage*):

669 (6) Two appointed by the minority leader of the Senate, one of whom

shall be a medical professional with expertise in mental health and one
of whom [is] <u>shall be</u> a representative of the Open Communities
Alliance;

673 Sec. 19. Section 19a-177a of the 2022 supplement to the general 674 statutes is repealed and the following is substituted in lieu thereof 675 (*Effective from passage*):

676 The Commissioner of Public Health may waive any provisions of the 677 regulations applying to an emergency medical service organization or 678 emergency medical services personnel, as such terms are defined in 679 section 19a-175, if the commissioner determines that such waiver (1) 680 would not endanger the health, safety or welfare of any patient or 681 resident, and (2) does not affect the maximum allowable rates for each 682 emergency medical service organization or primary service area 683 assignments. The commissioner may impose conditions, upon granting 684 the waiver, that assure the health, safety or welfare of patients or 685 residents and may terminate the waiver upon a finding that the health, 686 safety or welfare of any patient or resident has been jeopardized. The 687 commissioner may adopt regulations, in accordance with the provisions 688 of chapter 54, establishing procedures for an application for a waiver 689 pursuant to this [subdivision] section.

Sec. 20. Subsection (c) of section 19a-491 of the 2022 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

693 (c) Notwithstanding any regulation, the Commissioner of Public 694 Health shall charge the following fees for the biennial licensing and 695 inspection of the following institutions: (1) Chronic and convalescent 696 nursing homes, per site, four hundred forty dollars; (2) chronic and 697 convalescent nursing homes, per bed, five dollars; (3) rest homes with 698 nursing supervision, per site, four hundred forty dollars; (4) rest homes 699 with nursing supervision, per bed, five dollars; (5) outpatient dialysis 700 units and outpatient surgical facilities, six hundred twenty-five dollars; 701 (6) mental health residential facilities, per site, three hundred seventy-

702 five dollars; (7) mental health residential facilities, per bed, five dollars; 703 (8) hospitals, per site, nine hundred forty dollars; (9) hospitals, per bed, 704 seven dollars and fifty cents; (10) nonstate agency educational 705 institutions, per infirmary, one hundred fifty dollars; (11) nonstate agency educational institutions, per infirmary bed, twenty-five dollars; 706 707 (12) home health care agencies, except certified home health care agencies described in subsection (d) of this section, per agency, three 708 709 hundred dollars; (13) home health care agencies, hospice agencies [,] or 710 home health aide agencies, except certified home health care agencies, 711 hospice agencies or home health aide agencies described in subsection 712 (d) of this section, per satellite patient service office, one hundred 713 dollars; (14) assisted living services agencies, except such agencies 714 participating in the congregate housing facility pilot program described 715 in section 8-119n, per site, five hundred dollars; (15) short-term hospitals 716 special hospice, per site, nine hundred forty dollars; (16) short-term 717 hospitals special hospice, per bed, seven dollars and fifty cents; (17) 718 hospice inpatient facility, per site, four hundred forty dollars; and (18) 719 hospice inpatient facility, per bed, five dollars.

Sec. 21. Subsection (a) of section 19a-562a of the 2022 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

723 (a) Each nursing home facility that is not a residential care home or 724 [an] a dementia special care unit or program shall (1) annually provide 725 a minimum of two hours of training in pain recognition and 726 administration of pain management techniques, and (2) provide a 727 minimum of one hour of training in oral health and oral hygiene 728 techniques not later than one year after the date of hire and subsequent 729 training in said techniques annually thereafter, to all licensed and 730 registered direct care staff and nurse's aides who provide direct patient 731 care to residents.

Sec. 22. Subsection (c) of section 20-12j of the 2022 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

735 (c) Each physician assistant applying for license renewal pursuant to 736 section 19a-88 shall sign a statement attesting that he or she has satisfied 737 the continuing education requirements of subsection (b) of this section 738 on a form prescribed by the Department of Public Health. Each licensee 739 shall retain records of attendance or certificates of completion that 740 demonstrate compliance with the continuing education requirements of 741 subsection (b) of this section for a minimum of three years following the 742 year in which the continuing education was completed and shall submit 743 such records or certificates to the department for inspection not later 744 than forty-five days after a request by the department for such records 745 or certificates.

Sec. 23. Section 22a-42f of the 2022 supplement to the general statutes
is repealed and the following is substituted in lieu thereof (*Effective from passage*):

749 When an application is filed to conduct or cause to be conducted a 750 regulated activity upon an inland wetland or watercourse, any portion 751 of which is within the watershed of a water company as defined in 752 section 25-32a, the applicant shall: (1) Provide written notice of the 753 application to the water company and the Department of Public Health; 754 and (2) determine if the project is within the watershed of a water 755 company by consulting the maps posted on [the] said department's 756 Internet web site showing the boundaries of the watershed. Such 757 applicant shall send such notice to the water company by certified mail, 758 return receipt requested, and to [the] said department by electronic mail 759 to the electronic mail address designated by the department on its 760 Internet web site for receipt of such notice. Such applicant shall mail 761 such notice not later than seven days after the date of the application. 762 The water company and the Commissioner of Public Health, through a 763 representative, may appear and be heard at any hearing on the 764 application.

Sec. 24. Section 19a-37i of the 2022 supplement to the general statutes
is repealed and the following is substituted in lieu thereof (*Effective from passage*):

768 In the event that the Governor declares a state of civil preparedness 769 emergency pursuant to section 28-9, or a public health emergency, 770 pursuant to section [19a-131] 19a-131a, each community water system 771 shall report the community water system's operational status to 772 WebEOC as soon as practicable, but not later than eight hours after the 773 time reporting on WebEOC is made available regarding such 774 declaration, and at any time thereafter that the status of such system 775 significantly changes. As used in this section, "community water 776 system" means a public water system that serves at least twenty-five 777 residents, and "WebEOC" means a web-based emergency management 778 information system used by the state to document routine and 779 emergency events or incidents and provide a real-time common 780 operating picture and resource request management tool for emergency 781 managers at the local and state levels during exercises, drills, local or 782 regional emergencies or state-wide emergencies.

Sec. 25. Section 19a-180d of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective from passage*):

785 Emergency medical services personnel, as defined in section 19a-175, 786 who holds the highest classification of licensure or certification from the 787 Department of Public Health under this chapter and chapter 384d shall be responsible for making decisions concerning patient care on the scene 788 789 of an emergency medical call. If two or more emergency medical service 790 organizations on such scene hold the same licensure or certification 791 classification, the emergency medical service organization for the 792 primary service area responder, as defined in said section, shall be 793 responsible for making such decisions. If all emergency [medicine] 794 medical services personnel on such scene are emergency medical 795 technicians or emergency medical responders, as defined in said section, 796 the emergency medical service organization providing transportation 797 services shall be responsible for making such decisions. An emergency 798 medical service organization on the scene of an emergency medical call 799 who has undertaken decision-making responsibility for patient care 800 shall transfer patient care to a provider with a higher classification of 801 licensure or certification upon such provider's arrival on the scene. All 802 emergency medical services personnel with patient care responsibilities 803 on the scene shall ensure such transfer takes place in a timely and 804 orderly manner. For purposes of this section, the classification of 805 licensure or certification from highest to lowest is: Paramedic, advanced 806 emergency medical technician, emergency medical technician and 807 emergency medical responder. Nothing in this section shall be 808 construed to limit the authority of a fire chief or fire officer-in-charge 809 under section 7-313e to control and direct emergency activities at the 810 scene of an emergency.

811 Sec. 26. Subsection (a) of section 19a-522h of the 2022 supplement to 812 the general statutes is repealed and the following is substituted in lieu 813 thereof (*Effective from passage*):

814 (a) The Commissioner of Public Health may suspend the 815 requirements for licensure to authorize a licensed chronic and 816 convalescent nursing home to provide services to patients with a 817 reportable disease, emergency illness or health condition, pursuant to 818 section [19-91] 19a-91, under their existing license if such licensed 819 chronic and convalescent nursing home (1) provides services to such 820 patients in a building that is not physically connected to its licensed 821 facility, or (2) expands its bed capacity in a portion of a facility that is 822 separate from the licensed facility. Such services may only be provided 823 in order to render temporary assistance in managing a public health 824 emergency in this state, declared by the Governor pursuant to section 825 19a-131a.

sections:		
Section 1	from passage	2-119
Sec. 2	from passage	19a-342(b)(1)
Sec. 3	from passage	19a-342a(b)(1)
Sec. 4	from passage	31-40q(4)
Sec. 6	October 1, 2022	17a-503(d)
Sec. 7	from passage	19a-693(3)

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

Sec. 8	from passage	19a-36i(a)
Sec. 9	from passage	19a-496a(b)
Sec. 10	October 1, 2022	20-206bb(h)
Sec. 11	October 1, 2022	19a-508c
Sec. 12	from passage	19a-563b(b)
Sec. 13	from passage	21a-11b(a)
Sec. 14	from passage	38a-493(d)
Sec. 15	from passage	38a-520(d)
Sec. 16	from passage	19a-6o(c)
Sec. 17	from passage	19a-131j(a)
Sec. 18	from passage	19a-133a(b)(6)
Sec. 19	from passage	19a-177a
Sec. 20	from passage	19a-491(c)
Sec. 21	from passage	19a-562a(a)
Sec. 22	from passage	20-12j(c)
Sec. 23	from passage	22a-42f
Sec. 24	from passage	19a-37i
Sec. 25	from passage	19a-180d
Sec. 26	from passage	19a-522h(a)

PH Joint Favorable