



General Assembly

**Substitute Bill No. 6836**

January Session, 2023



**AN ACT CONCERNING BLOOD PLASMA COLLECTION.**

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

1 Section 1. Section 19a-565 of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective October 1, 2023*):

3 (a) As used in this section: [ "clinical laboratory"]

4 (1) "Blood collection facility" means a facility that performs blood  
5 component collection activities where blood is removed from a human  
6 being for the purpose of administering such blood or any of its  
7 components to any human being. "Blood collection facility" does not  
8 include a facility that performs blood component collection activities to  
9 collect source plasma or perform testing that would require licensure as  
10 a clinical laboratory;

11 (2) "Business entity" means a corporation, association, trust, estate,  
12 partnership, limited partnership, limited liability partnership, limited  
13 liability company, sole proprietorship, joint stock company, nonstock  
14 corporation, John Dempsey Hospital and The University of Connecticut  
15 Health Center;

16 (3) "Clinical laboratory" has the same meaning as provided in section  
17 19a-490;

18     (4) "Plasmapheresis" means a procedure in which blood is removed  
19 from a blood donor, the plasma is separated from the formed elements  
20 and at least the red blood cells are returned to the blood donor at the  
21 time of the donation;

22     (5) "Source plasma" means the liquid portion of human blood  
23 collected by plasmapheresis and intended as source material for further  
24 manufacturing use. "Source plasma" does not include single donor  
25 plasma products intended for intravenous use; and

26     (6) "Source plasma donation center" means a facility where source  
27 plasma is collected by plasmapheresis.

28     (b) The Department of Public Health shall adopt regulations, in  
29 accordance with the provisions of chapter 54, [to establish reasonable  
30 standards governing exemptions from the licensing provisions of this  
31 section,] governing clinical laboratories, blood collection facilities and  
32 source plasma donation centers. Such regulations shall establish  
33 reasonable standards for entities exempt from licensure as a clinical  
34 laboratory, operations and facilities, personnel qualifications and  
35 certification, levels of acceptable proficiency in testing programs  
36 approved by the department, the collection, acceptance and suitability  
37 of specimens for analysis and such other pertinent laboratory functions,  
38 including the establishment of advisory committees, as may be  
39 necessary to [insure] ensure public health and safety. The Commissioner  
40 of Public Health may implement policies and procedures necessary to  
41 administer the provisions of this section while in the process of adopting  
42 such policies and procedures as regulations, provided the department  
43 posts such policies and procedures on the eRegulations System prior to  
44 adopting them. Policies and procedures implemented pursuant to this  
45 section shall be valid until final regulations are adopted in accordance  
46 with the provisions of chapter 54.

47     (c) No person [, firm or corporation] or business entity shall establish,  
48 conduct, operate or maintain a clinical laboratory, blood collection  
49 facility or source plasma donation center unless such laboratory, facility

50 or center is licensed or approved by said department in accordance with  
51 its regulations. Each blood collection facility or plasmapheresis center,  
52 as defined in section 19a-36-A47 of the regulations of Connecticut state  
53 agencies, that is registered with the department on or before October 1,  
54 2023, shall apply to the department for an initial license pursuant to the  
55 provisions of this section not later than thirty days after the date that  
56 procedures for such licensure are implemented by the department  
57 pursuant to subsection (b) of this section. On and after the date on which  
58 procedures for licensure are implemented by the department pursuant  
59 to the provisions of said subsection, the department shall not renew any  
60 blood collection facility or plasmapheresis center registration. Each  
61 clinical laboratory, blood collection facility or source plasma donation  
62 center shall comply with all standards for [clinical laboratories] such  
63 facilities established by the department and shall be subject to inspection  
64 by said department, including inspection of all records necessary to  
65 carry out the purposes of this section. [The commissioner, or an agent  
66 authorized by the commissioner, may conduct any inquiry,  
67 investigation or hearing necessary to enforce the provisions of this  
68 section or regulations adopted under this section and shall have power  
69 to issue subpoenas, order the production of books, records or  
70 documents, administer oaths and take testimony under oath relative to  
71 the matter of such inquiry, investigation or hearing. At any such hearing  
72 ordered by the department, the commissioner or such agent may  
73 subpoena witnesses and require the production of records, papers and  
74 documents pertinent to such hearing. If any person disobeys such  
75 subpoena or, having appeared in obedience thereto, refuses to answer  
76 any pertinent question put to such person by the commissioner or such  
77 agent or to produce any records and papers pursuant to the subpoena,  
78 the commissioner or such agent may apply to the superior court for the  
79 judicial district of Hartford or for the judicial district wherein the person  
80 resides or wherein the business has been conducted, setting forth such  
81 disobedience or refusal and said court shall cite such person to appear  
82 before said court to answer such question or to produce such records  
83 and papers.]

84 [(c)] (d) Each initial or renewal application for licensure of a clinical  
85 laboratory, [if such laboratory is located within an institution licensed  
86 in accordance with sections 19a-490 to 19a-503, inclusive, shall be made  
87 on forms provided by said department] blood collection facility or  
88 source plasma donation center shall be made in a form and manner  
89 prescribed by the commissioner and shall be executed by the owner or  
90 owners or by a responsible officer of the firm or corporation owning  
91 [the] such laboratory, [. Such application shall contain a current itemized  
92 rate schedule, full disclosure of any contractual relationship, written or  
93 oral, with any practitioner using the services of the laboratory and such  
94 other information as said department requires, which may include  
95 affirmative evidence of ability to comply with the standards as well as a  
96 sworn agreement to abide by them. Upon receipt of any such  
97 application, said department shall make such inspections and  
98 investigations as are necessary and shall deny licensure when operation  
99 of the clinical laboratory would be prejudicial to the health of the public.  
100 Licensure shall not be in force until notice of its effective date and term  
101 has been sent to the applicant.] facility or donation center and be  
102 accompanied by the fee required pursuant to the provisions of  
103 subsection (f) of this section. A mobile or temporary blood collection  
104 facility shall not be required to obtain a license if such person or business  
105 entity operating such facility is licensed as a blood collection facility.

106 (e) After the department receives an initial or renewal application for  
107 licensure pursuant to subsection (d) of this section, it shall conduct any  
108 inspections or investigations that are deemed necessary by the  
109 commissioner to determine the applicant's eligibility for licensure. As a  
110 condition of licensure, the commissioner may require the applicant to  
111 sign a consent order providing reasonable assurances of compliance  
112 with federal and state laws and regulations. The commissioner may  
113 deny licensure of an applicant if the commissioner determines that the  
114 applicant has previously failed to comply with federal and state laws  
115 and regulations or that licensure would pose a threat to the health,  
116 safety and well-being of the public. Licensure pursuant to the provisions  
117 of this section shall not be effective until the applicant receives notice of

118 such licensure, including the effective date and term of such licensure,  
119 from the department.

120 [(d)] (f) A nonrefundable fee of [two] six hundred fifty dollars shall  
121 accompany each application for a license or for renewal thereof, except  
122 in the case of a clinical laboratory owned and operated by a  
123 municipality, the state, the United States or any agency of said  
124 municipality, state or United States. Each license shall be issued for a  
125 period of not less than twenty-four [nor more than twenty-seven]  
126 months. [from the deadline for applications established by the  
127 commissioner.] Renewal applications shall be made [(1)] biennially  
128 within the [twenty-fourth] twentieth month of the current license. [; (2)  
129 before any change in ownership or change in director is made; and (3)  
130 prior to any major expansion or alteration in quarters.] Any change in  
131 ownership of a business entity licensed pursuant to the provisions of  
132 this section shall be made in compliance with section 19a-493. If any  
133 such business entity changes its director, it shall notify the  
134 commissioner in a form and manner prescribed by the commissioner. If  
135 any such business entity intends to expand or alter its facility, it shall  
136 notify the commissioner in a form and manner prescribed by the  
137 commissioner prior to such expansion or alteration. The licensed clinical  
138 laboratory shall report to the Department of Public Health, in a form  
139 and manner prescribed by the commissioner, the name and address of  
140 each [blood] specimen collection facility owned and operated by the  
141 clinical laboratory, prior to the issuance of a new license, prior to the  
142 issuance of a renewal license or whenever a [blood] specimen collection  
143 facility opens or closes.

144 [(e)] (g) A license issued under this section may be revoked or  
145 suspended in accordance with chapter 54 or subject to any other  
146 disciplinary action specified in section 19a-17 if [such] the licensed  
147 clinical laboratory, blood collection facility or source plasma donation  
148 center has engaged in fraudulent practices, fee-splitting inducements or  
149 bribes, including, but not limited to, in the case of a clinical laboratory,  
150 violations of subsection [(f)] (h) of this section, or violated any other

151 provision of this section or regulations adopted under this section after  
152 notice and a hearing is provided in accordance with the provisions of  
153 said chapter.

154 [(f)] (h) No representative or agent of a clinical laboratory shall solicit  
155 referral of specimens to his or any other clinical laboratory in a manner  
156 which offers or implies an offer of fee-splitting inducements to persons  
157 submitting or referring specimens, including inducements through  
158 rebates, fee schedules, billing methods, personal solicitation or payment  
159 to the practitioner for consultation or assistance or for scientific, clerical  
160 or janitorial services.

161 [(g)] (i) No clinical laboratory, blood collection facility or source  
162 plasma donation center shall terminate the employment of an employee  
163 because such employee reported a violation of this section to the  
164 Department of Public Health.

165 [(h)] (j) Any person [, firm or corporation] or business entity  
166 operating a clinical laboratory, blood collection facility or source plasma  
167 donation center in violation of this section shall be fined not less than  
168 one hundred dollars or more than three hundred dollars for each  
169 offense. For purposes of calculating civil penalties under this section,  
170 each day a licensee operates in violation of this section or a regulation  
171 adopted under this section shall constitute a separate violation.

172 [(i)] (k) The Commissioner of Public Health shall adopt regulations in  
173 accordance with the provisions of chapter 54 to establish levels of  
174 acceptable proficiency to be demonstrated in testing programs  
175 approved by the department for those laboratory tests which are not  
176 performed in a licensed clinical laboratory. Such levels of acceptable  
177 proficiency shall be determined on the basis of the volume or the  
178 complexity of the examinations performed.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2023	19a-565

**Statement of Legislative Commissioners:**

In Subsec. (d), "blood collection facility or source plasma donation center" was inserted after "clinical laboratory," for consistency with other provisions of the Subsec.; and in Subsec. (f) "entity" was changed to "business entity", for consistency with Subsec. (a)(2).

**PH**      *Joint Favorable Subst.*