

General Assembly

February Session, 2024

Raised Bill No. 310

LCO No. **2106**

Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

AN ACT CONCERNING COMPENSATION FOR FAMILY CAREGIVERS, RETROACTIVE ELIGIBILITY FOR MEDICAID AND TREATMENT OF ASSETS DISCOVERED AFTER AN APPLICATION FOR MEDICAL ASSISTANCE.

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

1 Section 1. (NEW) (Effective July 1, 2024) To the extent permissible 2 under federal law, payment rates for family caregivers authorized to 3 receive compensation in programs administered by the Department of 4 Social Services shall be equal to the rates set for nonfamily professional 5 caregivers providing the same types of services to participants in such programs. The Commissioner of Social Services shall use the fair market 6 7 value of services provided by a family caregiver in determining whether 8 a Medicaid applicant who transferred assets to such caregiver as part of 9 a legally enforceable compensation agreement for such services violated 10 any provision of federal law regarding the transfer of assets.

11 Sec. 2. Subsection (h) of section 17b-342 of the general statutes is 12 repealed and the following is substituted in lieu thereof (*Effective July 1*, 13 2024):

14 (h) An individual who is otherwise eligible for services pursuant to 15 this section shall, as a condition of participation in the program, apply 16 for medical assistance benefits pursuant to section 17b-260 when 17 requested to do so by the department and shall accept such benefits if 18 determined eligible. To the extent permissible under 42 CFR 435.915, as 19 amended from time to time, the Commissioner of Social Services shall 20 provide medical assistance for Medicaid-eligible home care services 21 retroactive to not more than three months before the date an eligible 22 individual applied for medical assistance benefits, provided such 23 individual was otherwise eligible for such benefits in the three-month 24 period prior to the date of application.

Sec. 3. Section 17b-261 of the 2024 supplement to the general statutes
is repealed and the following is substituted in lieu thereof (*Effective July*1, 2024):

28 (a) Medical assistance shall be provided for any otherwise eligible 29 person (1) whose income, including any available support from legally 30 liable relatives and the income of the person's spouse or dependent 31 child, is not more than one hundred forty-three per cent, pending 32 approval of a federal waiver applied for pursuant to subsection (e) of 33 this section, of the benefit amount paid to a person with no income 34 under the temporary family assistance program, and (2) if such person 35 is an institutionalized individual as defined in Section 1917 of the Social 36 Security Act, 42 USC 1396p(h)(3), and has not made an assignment or transfer or other disposition of property for less than fair market value 37 38 for the purpose of establishing eligibility for benefits or assistance under 39 this section. Any such disposition shall be treated in accordance with 40 Section 1917(c) of the Social Security Act, 42 USC 1396p(c). Any 41 disposition of property made on behalf of an applicant or recipient or 42 the spouse of an applicant or recipient by a guardian, conservator, 43 person authorized to make such disposition pursuant to a power of 44 attorney or other person so authorized by law shall be attributed to such 45 applicant, recipient or spouse. A disposition of property ordered by a 46 court shall be evaluated in accordance with the standards applied to any

47 other such disposition for the purpose of determining eligibility. The 48 commissioner shall establish the standards for eligibility for medical 49 assistance at one hundred forty-three per cent of the benefit amount 50 paid to a household of equal size with no income under the temporary 51 family assistance program. In determining eligibility, the commissioner 52 shall not consider as income Aid and Attendance pension benefits 53 granted to a veteran, as defined in section 27-103, or the surviving 54 spouse of such veteran. Except as provided in section 17b-277 and 55 section 17b-292, the medical assistance program shall provide coverage 56 to persons under the age of nineteen with household income up to one 57 hundred ninety-six per cent of the federal poverty level without an asset 58 limit and to persons under the age of nineteen, who qualify for coverage 59 under Section 1931 of the Social Security Act, with household income 60 not exceeding one hundred ninety-six per cent of the federal poverty 61 level without an asset limit, and their parents and needy caretaker 62 relatives, who qualify for coverage under Section 1931 of the Social 63 Security Act, with household income not exceeding one hundred fifty-64 five per cent of the federal poverty level without an asset limit. Such 65 levels shall be based on the regional differences in such benefit amount, 66 if applicable, unless such levels based on regional differences are not in 67 conformance with federal law. Any income in excess of the applicable 68 amounts shall be applied as may be required by said federal law, and 69 assistance shall be granted for the balance of the cost of authorized 70 medical assistance. The Commissioner of Social Services shall provide 71 applicants for assistance under this section, at the time of application, 72 with a written statement advising them of (A) the effect of an 73 assignment or transfer or other disposition of property on eligibility for 74 benefits or assistance, (B) the effect that having income that exceeds the 75 limits prescribed in this subsection will have with respect to program 76 eligibility, and (C) the availability of, and eligibility for, services 77 provided by the Connecticut Home Visiting System, established 78 pursuant to section 17b-751b. For coverage dates on or after January 1, 79 2014, the department shall use the modified adjusted gross income 80 financial eligibility rules set forth in Section 1902(e)(14) of the Social 81 Security Act and the implementing regulations to determine eligibility

for HUSKY A, HUSKY B and HUSKY D applicants, as defined in section 17b-290. Persons who are determined ineligible for assistance pursuant to this section shall be provided a written statement notifying such persons of their ineligibility and advising such persons of their potential eligibility for one of the other insurance affordability programs as defined in 42 CFR 435.4.

(b) For the purposes of the Medicaid program, the Commissioner of
Social Services shall consider parental income and resources as available
to a child under eighteen years of age who is living with his or her
parents and is blind or disabled for purposes of the Medicaid program,
or to any other child under twenty-one years of age who is living with
his or her parents.

94 (c) For the purposes of determining eligibility for the Medicaid 95 program, an available asset is one that is actually available to the 96 applicant or one that the applicant has the legal right, authority or 97 power to obtain or to have applied for the applicant's general or medical 98 support. If the terms of a trust provide for the support of an applicant, 99 the refusal of a trustee to make a distribution from the trust does not 100 render the trust an unavailable asset. Notwithstanding the provisions of 101 this subsection, the availability of funds in a trust or similar instrument 102 funded in whole or in part by the applicant or the applicant's spouse 103 shall be determined pursuant to the Omnibus Budget Reconciliation Act 104 of 1993, 42 USC 1396p. The provisions of this subsection shall not apply 105 to a special needs trust, as defined in 42 USC 1396p(d)(4)(A), as 106 amended from time to time. For purposes of determining whether a 107 beneficiary under a special needs trust, who has not received a disability 108 determination from the Social Security Administration, is disabled, as 109 defined in 42 USC 1382c(a)(3), the Commissioner of Social Services, or 110 the commissioner's designee, shall independently make such 111 determination. The commissioner shall not require such beneficiary to 112 apply for Social Security disability benefits or obtain a disability 113 determination from the Social Security Administration for purposes of 114 determining whether the beneficiary is disabled.

(d) The transfer of an asset in exchange for other valuable consideration shall be allowable to the extent the value of the other valuable consideration is equal to or greater than the value of the asset transferred.

(e) The Commissioner of Social Services shall seek a waiver from
federal law to permit federal financial participation for Medicaid
expenditures for families with incomes of one hundred forty-three per
cent of the temporary family assistance program payment standard.

123 (f) To the extent [permitted by] permissible under federal law, 124 Medicaid eligibility shall be extended for one year to a family that 125 becomes ineligible for medical assistance under Section 1931 of the 126 Social Security Act due to income from employment by one of its 127 members who is a caretaker relative or due to receipt of child support 128 income. A family receiving extended benefits on July 1, 2005, shall 129 receive the balance of such extended benefits, provided no such family 130 shall receive more than twelve additional months of such benefits.

131 (g) An institutionalized spouse applying for Medicaid and having a 132 spouse living in the community shall be required, to the maximum 133 extent permitted by law, to divert income to such community spouse in 134 order to raise the community spouse's income to the level of the 135 minimum monthly needs allowance, as described in Section 1924 of the 136 Social Security Act. Such diversion of income shall occur before the 137 community spouse is allowed to retain assets in excess of the 138 community spouse protected amount described in Section 1924 of the 139 Social Security Act. The Commissioner of Social Services, pursuant to section 17b-10, may implement the provisions of this subsection while 140 141 in the process of adopting regulations, provided the commissioner 142 [prints] posts notice of intent to adopt the regulations [in the 143 Connecticut Law Journal within] on the Internet web site of the 144 Department of Social Services and the eRegulations System not later 145 than twenty days of adopting such policy. Such policy shall be valid 146 until the time final regulations are effective.

(h) To the extent permissible under federal law, an institutionalized
individual, as defined in Section 1917 of the Social Security Act, 42 USC
1396p(h)(3), shall not be determined ineligible for Medicaid solely on
the basis of the cash value of a life insurance policy worth less than ten
thousand dollars provided the individual is pursuing the surrender of
the policy.

153 (i) To the extent permissible under federal law, an individual who has 154 applied for medical assistance shall not be determined ineligible solely 155 on the basis of an asset discovered by such individual after the date of 156 application, provided (1) the individual reports the discovery of the asset to the Commissioner of Social Services not later than ten days after 157 158 the discovery, (2) the individual takes steps to liquidate such 159 individual's interest in the asset and spend down the proceeds in 160 accordance with applicable income and asset limits, and (3) in the event 161 the individual is unable to gain access to the asset, the Department of 162 Social Services provides assistance to the individual to gain access to the 163 asset.

164 [(i)] (j) Medical assistance shall be provided, in accordance with the 165 provisions of subsection (e) of section 17a-6, to any child under the supervision of the Commissioner of Children and Families who is not 166 167 receiving Medicaid benefits, has not yet qualified for Medicaid benefits 168 or is otherwise ineligible for such benefits. Medical assistance shall also 169 be provided to any child in the behavioral services program operated 170 by the Department of Developmental Services who is not receiving 171 Medicaid benefits, has not yet qualified for Medicaid benefits or is 172 otherwise ineligible for benefits. To the extent practicable, the 173 Commissioner of Children and Families and the Commissioner of 174 Developmental Services shall apply for, or assist such child in qualifying 175 for, the Medicaid program.

[(j)] (k) The Commissioner of Social Services shall provide Early and
Periodic Screening, Diagnostic and Treatment program services, as
required and defined as of December 31, 2005, by 42 USC 1396a(a)(43),
42 USC 1396d(r) and 42 USC 1396d(a)(4)(B) and applicable federal

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regulations, to all persons who are under the age of twenty-one andotherwise eligible for medical assistance under this section.

[(k)] (<u>1</u>) A veteran, as defined in section 27-103, and any member of
his or her family, who applies for or receives assistance under the
Medicaid program, shall apply for all benefits for which he or she may
be eligible through the United States Department of Veterans Affairs or
the United States Department of Defense.

187 [(1)] (m) On and after January 1, 2023, and until June 30, 2024, the 188 Commissioner of Social Services shall, within available appropriations, 189 provide state-funded medical assistance to any child twelve years of age 190 and younger, regardless of immigration status, (1) whose household 191 income does not exceed two hundred one per cent of the federal poverty 192 level without an asset limit, and (2) who does not otherwise qualify for 193 Medicaid, the Children's Health Insurance Program, or an offer of 194 affordable, employer-sponsored insurance, as defined in the Affordable 195 Care Act, as an employee or a dependent of an employee. On and after 196 July 1, 2024, the commissioner shall, within available appropriations, 197 provide state-funded medical assistance to any child fifteen years of age 198 and younger, regardless of immigration status, who qualifies pursuant 199 to subdivisions (1) and (2) of this subsection. A child eligible for such 200 assistance under this subsection shall continue to receive such assistance 201 until such child is nineteen years of age, provided the child continues to 202 meet the eligibility requirements prescribed in subdivisions (1) and (2) 203 of this subsection. The provisions of section 17b-265 shall apply with 204 respect to any medical assistance provided pursuant to this subsection.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2024	New section
Sec. 2	July 1, 2024	17b-342(h)
Sec. 3	July 1, 2024	17b-261

HS Joint Favorable C/R