

General Assembly

January Session, 2021

Raised Bill No. 980

LCO No. **4264**

Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

AN ACT ELIMINATING INCOME AND ASSET LIMITS FOR THE MED-CONNECT PROGRAM FOR PERSONS WITH DISABILITIES.

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

Section 1. Section 17b-597 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2021*):

- (a) The Department of Social Services shall establish and implement
 a working persons with disabilities program to provide medical
 assistance as authorized under 42 USC 1396a(a)(10)(A)(ii), as amended
 from time to time, to persons who are disabled and regularly employed.
- 7 (b) The Commissioner of Social Services shall amend the Medicaid 8 state plan to allow persons specified in subsection (a) of this section to 9 qualify for medical assistance. The amendment shall [include the 10 following requirements: (1) That the person be engaged in a substantial 11 and reasonable work effort as determined by the commissioner and as 12 permitted by federal law and have an annual adjusted gross income, as 13 defined in Section 62 of the Internal Revenue Code of 1986, or any 14 subsequent corresponding internal revenue code of the United States,

15 as amended from time to time, of no more than seventy-five thousand 16 dollars per year; (2) a disregard of all countable income up to two 17 hundred per cent of the federal poverty level; (3) for an unmarried 18 person, an asset limit of ten thousand dollars, and for a married couple, 19 an asset limit of fifteen thousand dollars; (4) a disregard of any 20 retirement and medical savings accounts established pursuant to 26 21 USC 220 and held by either the person or the person's spouse; (5) a 22 disregard of any moneys in accounts designated by the person or the 23 person's spouse for the purpose of purchasing goods or services that 24 will increase the employability of such person, subject to approval by 25 the commissioner; (6) a disregard of spousal income solely for purposes 26 of determination of eligibility; and (7)] require (1) that the person be 27 engaged in a substantial and reasonable work effort as determined by 28 the commissioner and as permitted by federal law; and (2) a 29 contribution of any countable income of the person or the person's 30 spouse which exceeds two hundred per cent of the federal poverty level, 31 as adjusted for the appropriate family size, equal to ten per cent of the 32 excess minus any premiums paid from income for health insurance by 33 any family member, but which does not exceed the maximum contribution allowable under Section 201(a)(3) of Public Law 106-170, as 34 35 amended from time to time.

36 (c) The Commissioner of Social Services shall implement the policies 37 and procedures necessary to carry out the provisions of this section 38 while in the process of adopting such policies and procedures in 39 regulation form, provided notice of intent to adopt the regulations is 40 published [in the Connecticut Law Journal within twenty days after 41 implementation. The commissioner shall define "countable income" for 42 purposes of subsection (b) of this section which shall take into account 43 impairment-related work expenses as defined in the Social Security Act] 44 on the eRegulations System in accordance with section 17b-10. Such 45 policies and procedures shall be valid until the time final regulations are 46 effective.

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

Section 1	July 1, 2021	17b-597

HS Joint Favorable