

General Assembly

January Session, 2021

## Substitute Bill No. 1055

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## AN ACT CONCERNING THE DEPARTMENT OF AGING AND DISABILITY SERVICES.

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

Section 1. Section 17b-660 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2021*):

3 The Commissioner of Aging and Disability Services is authorized to 4 accept and use gifts, grants, reimbursements or bequests made 5 [unconditionally] by will or otherwise for carrying out the purposes of 6 the <u>donor or of the</u> general statutes concerning the Department of Aging 7 and Disability Services. Gifts, grants, reimbursements or bequests made 8 under such conditions as in the judgment of the Commissioner of Aging 9 and Disability Services are proper and consistent with the provisions of 10 [said sections] state and federal law may be so accepted and shall be 11 held, invested, reinvested and used in accordance with the conditions 12 of the gift, grant, reimbursement or bequest.

13 Sec. 2. Section 10-298 of the general statutes is repealed and the 14 following is substituted in lieu thereof (*Effective July 1, 2021*):

(a) The Commissioner of Aging and Disability Services shall prepare
and maintain a register of persons who are blind in this state which shall
describe their condition, cause of blindness and capacity for education
and rehabilitative training. The commissioner may register cases of

19 persons who are liable to become visually impaired or blind, and may 20 take such measures in cooperation with other authorities as the 21 commissioner deems advisable for the prevention of blindness or 22 conservation of eyesight and, in appropriate cases, for the education of 23 children and for the vocational guidance of adults whose eyesight 24 approaches visual impairment or blindness. The commissioner shall 25 establish criteria for low vision care and maintain a list of 26 ophthalmologists and optometrists that are exclusively authorized to 27 receive agency funds through established and existing state fee 28 schedules for the delivery of specifically defined low vision services that 29 increase the capacity of eligible recipients of such services to maximize 30 the use of their remaining vision.

[(b) The Commissioner of Aging and Disability Services may accept and receive any bequest or gift of money or personal property and, subject to the consent of the Governor and Attorney General as provided in section 4b-22, any devise or gift of real property made to the Commissioner of Aging and Disability Services, and may hold and use such money or property for the purposes, if any, specified in connection with such bequest, devise or gift.]

38 [(c)] (b) The Commissioner of Aging and Disability Services shall 39 provide the Department of Motor Vehicles with the names of all 40 individuals sixteen years of age or older who, on or after October 1, 2005, 41 have been determined to be blind by a physician, an advanced practice 42 registered nurse or an optometrist, as provided in section 10-305. The 43 Commissioner of Aging and Disability Services shall provide 44 simultaneous written notification to any individual whose name is 45 being transmitted by the Commissioner of Aging and Disability Services 46 to the Department of Motor Vehicles. The Commissioner of Aging and 47 Disability Services shall update the list of names provided to the 48 Department of Motor Vehicles on a quarterly basis. The list shall also 49 contain the address and date of birth for each individual reported, as 50 shown on the records of the Department of Aging and Disability 51 Services. The Department of Motor Vehicles shall maintain such list on 52 a confidential basis, in accordance with the provisions of section 14-46d.

- 53 The Commissioner of Aging and Disability Services shall enter into a
- memorandum of understanding with the Commissioner of MotorVehicles to effectuate the purposes of this subsection.
- 56 Sec. 3. Section 17b-607 of the general statutes is repealed and the 57 following is substituted in lieu thereof (*Effective July 1, 2021*):

58 (a) The Commissioner of Aging and Disability Services is authorized 59 to establish and administer [a fund] state financing activities as outlined 60 in the federal Assistive Technology Act of 2004, P.L. 108-364, as 61 amended from time to time, to be known as the Assistive Technology 62 [Revolving Fund. Said fund] Loan Program. The program shall be used 63 by [said] the commissioner to make and guarantee loans to persons with 64 disabilities, [senior citizens] older adults or the family members of 65 persons with disabilities or [senior citizens] older adults for the 66 purchase of assistive technology and adaptive equipment and services. 67 Each such loan shall be made for a term of not more than ten years. Any 68 loans made under this section [after July 1, 2013,] shall bear interest at a 69 fixed rate not to exceed six per cent. [Said] The commissioner is 70 authorized to expend any funds necessary for the reasonable direct 71 expenses relating to the administration of [said fund. Said] the program. 72 The commissioner shall adopt regulations, in accordance with the 73 provisions of chapter 54, to implement the purposes of this section.

74 (b) The State Bond Commission shall have power from time to time 75 to authorize the issuance of bonds of the state in one or more series in 76 accordance with section 3-20 and in a principal amount necessary to 77 carry out the purposes of this section, but not in excess of an aggregate 78 amount of one million dollars. All of [said] the bonds shall (1) be payable 79 at such place or places as may be determined by the Treasurer pursuant to section 3-19, [and shall] (2) bear such date or dates, (3) mature at such 80 81 time or times, not exceeding five years from their respective dates, (4)82 bear interest at such rate or different or varying rates and payable at 83 such time or times, (5) be in such denominations, (6) be in such form 84 with or without interest coupons attached, (7) carry such registration

85 and transfer privileges, (8) be payable in such medium of payment, and 86 (9) be subject to such terms of redemption with or without premium as, 87 irrespective of the provisions of [said] section 3-20, may be provided by 88 the authorization of the State Bond Commission or fixed in accordance 89 therewith. The proceeds of the sale of such bonds shall be deposited in 90 the Assistive Technology [Revolving Fund] Loan Program created by 91 this section. Such bonds shall be general obligations of the state and the 92 full faith and credit of the state of Connecticut are pledged for the 93 payment of the principal of and interest on such bonds as the same 94 become due. Accordingly, and as part of the contract of the state with 95 the holders of such bonds, appropriation of all amounts necessary for 96 punctual payment of such principal and interest is hereby made and the 97 Treasurer shall pay such principal and interest as the same become due. 98 Net earnings on investments or reinvestments of proceeds, accrued 99 interest and premiums on the issuance of such bonds, after payment 100 therefrom of expenses incurred by the Treasurer or State Bond 101 Commission in connection with their issuance, shall be deposited in the 102 General Fund of the state.

103 (c) The Connecticut Tech Act Project, within the Department of Aging and Disability Services and as authorized by 29 USC 3001, as amended 104 105 from time to time, may provide assistive technology evaluation and 106 training services upon the request of any person or any public or private 107 entity, to the extent persons who provide assistive technology services 108 are available. The project may charge a fee to any person or entity 109 receiving such assistive technology evaluation and training services to 110 reimburse the department for its costs. The Commissioner of Aging and 111 Disability Services shall establish fees at reasonable rates that will cover 112 the department's direct and indirect costs.

113 Sec. 4. Subsection (c) of section 9-20 of the general statutes is repealed 114 and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(c) The application for admission as an elector shall include a
statement that (1) specifies each eligibility requirement, (2) contains an
attestation that the applicant meets each such requirement, and (3)

118 requires the signature of the applicant under penalty of perjury. Each 119 registrar of voters and town clerk shall maintain a copy of such 120 statement in braille, large print and audio form. The Department of 121 Aging and Disability Services shall, in consultation with the Secretary 122 of the State, produce [a videotape presenting] an accessible version of 123 such statement in voice and sign language and provide the [videotape] 124 accessible version to the Secretary of the State who shall make [copies of 125 the videotape and provide a copy] it available to the registrars of voters 126 of any municipality. [, upon request and at a cost equal to the cost of 127 making the copy.] If a person applies for admission as an elector in 128 person to an admitting official, such admitting official shall, upon the 129 request of the applicant, administer the elector's oath.

Sec. 5. Subsection (a) of section 46a-28 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2021):

133 (a) The Advisory Board for Persons Who are Deaf or Hard of Hearing 134 shall consist of the following [sixteen members appointed by the 135 Governor] members: (1) The consultant appointed by the State Board of 136 Education in accordance with section 10-316a, or the consultant's 137 designee; (2) the president of the Connecticut Council of Organizations 138 Serving the Deaf, or the president's designee; (3) the president of the 139 Connecticut Association of the Deaf, or the president's designee; (4) the 140 president of the Connecticut Registry of Interpreters for the Deaf, or the 141 president's designee; (5) the Commissioner of Aging and Disability 142 Services, or the commissioner's designee; (6) the executive director of 143 the American School for the Deaf, or the executive director's designee; 144 (7) [a parent of a student in a predominantly oral education program] 145 the Governor's liaison to the disability community; (8) [a parent of a 146 student at the American School for the Deaf; (9) a] the director of the 147 Connecticut Chapter of We the Deaf People; and (9) eight members appointed by the Governor as follows: (A) A person who is deaf; [(10)] 148 149 (B) a person who is hard of hearing; [(11)] (C) a person who is deaf and 150 blind; [(12)] (D) an interpreting professional who serves deaf or hard of 151 hearing persons; [(13)] (E) a healthcare professional who works with 152 persons who are deaf or hard of hearing; [(14) the Governor's liaison to 153 the disability community; (15)] (F) a parent of a student in a predominantly oral education program; (G) an educator who works 154 155 with children who are deaf or hard of hearing; and [(16) the director of 156 the Connecticut Chapter of We the Deaf People] (H) a parent of a 157 student at the American School for the Deaf. The Commissioner of 158 Aging and Disability Services, the Governor's liaison to the disability 159 community and a member chosen by the majority of the board shall be 160 the chairpersons of the advisory board.

161 Sec. 6. Subsection (a) of section 46a-29 of the general statutes is 162 repealed and the following is substituted in lieu thereof (*Effective July 1*, 163 2021):

(a) The Commissioner of Aging and Disability Services may request
and shall receive from any department, division, board, bureau,
commission or agency of the state or of any political subdivision thereof
such assistance and data as will enable the Department of Aging and
Disability Services to properly carry out its activities under sections 17b650e and [46a-30] <u>46a-33</u> to 46a-33b, inclusive, and to effectuate the
purposes therein set forth.

171 Sec. 7. Sections 17a-301b and 46a-30 of the general statutes are 172 repealed. (*Effective July 1, 2021*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2021	17b-660
Sec. 2	July 1, 2021	10-298
Sec. 3	July 1, 2021	17b-607
Sec. 4	July 1, 2021	9-20(c)
Sec. 5	July 1, 2021	46a-28(a)
Sec. 6	July 1, 2021	46a-29(a)
Sec. 7	July 1, 2021	Repealer section

## Statement of Legislative Commissioners:

In Section 5(a), "of: the following sixteen members appointed by the Governor:]" was changed to "the following [sixteen members appointed by the Governor] <u>members</u>:"; and Subdiv. designators (9) to (16), inclusive, were replaced with Subdiv. designators 9(A) to 9(H), inclusive, for clarity and to conform to standard drafting conventions.

HS Joint Favorable Subst. -LCO