

Legislative Regulation Review Committee

2008-039a

Department of Public Health

ALLOCATION OF AIDS FUNDS

IMPORTANT: Read instructions on bottom of Certification Page before completing this form. Failure to comply with instructions may cause disapproval of proposed Regulations.

STATE OF CONNECTICUT
REGULATION
OF

Department of Public Health
Name of Agency

Concerning
Allocation of AIDS Funds
SUBJECT MATTER OF REGULATION

SECTION 1. Section 19a-121b-1 to section 19a-121b-7, inclusive, of the Regulations of the Connecticut State Agencies are amended to read as follows:

19a-121b-1. Funding

Funds are allocated to [private agencies] qualifying individuals and organizations, including local health departments, [which provide services] that serve persons [suffering from] infected with and affected by human immuno-deficiency virus (HIV) or acquired immune deficiency syndrome ("AIDS[,]"), [and] the families of such persons and persons at risk of contracting HIV or AIDS, or both. Such services shall include, but not be limited to, education, counseling, and prevention.

19a-121b-2. [AIDS] HIV testing

Any agency [which] that receives funds to provide tests for [AIDS] HIV shall give priority to persons in high risk categories [and shall establish a fee schedule for the same based on such person's ability to pay].

19a-121b-[7] 3. Commissioner's requests for proposals

The Commissioner may issue requests for proposals to [eligible] qualifying individuals and organizations.

Sec. 2. Sections 19a-121b-3, 19a-121b-4, 19a-121b-5, and 19a-121b-6 of the Regulations of the Connecticut State Agencies are repealed.

Statement of Purpose:

The purpose of the regulation is (A) to make them consistent with current practice; (B) section 7 through 9 of Public Act 07-252 broadened the eligibility criteria for grant-in-aid applicants for programs to study or treat AIDS. Under the act, such grants are available to qualifying individuals or organizations instead of just any hospital, municipality, public independent college or university, or individual. The act also provides that the grants are for studying or treating HIV, AIDS, or both; (C) the proposed regulation will amend section 19a-121b-1 through 19a-121b-7 of the Regulations of Connecticut State Agencies.

Be it known that the foregoing:

Regulations Emergency Regulations

are: Adopted Amended as hereinabove stated Repealed

By the aforesaid agency pursuant to:

Sections ... of the General Statutes.

Section 19a-121 through 19a-121f of the General Statutes, as amended by Public Act. No. 252 of the 2007 Public Acts.

Public Act. ... of the ... Public Acts.

After publication in the Connecticut Law Journal on February 26, 2008 the notice of the proposal to:

Adopt Amend Repeal such regulations

(If applicable): And the holding of an advertised public hearing on ...

WHEREFORE, the foregoing regulations are hereby:

Adopted Amended as hereinabove stated Repealed

Effective:

When filed with the Secretary of the State.

(OR)

The ____ day of ____ 20__.

In Witness Whereof:	Date 19 Jun 08	SIGNED (Head of Board, Agency or Commission) <i>[Signature]</i> MD MHA MHA	OFFICIAL TITLE, DULY AUTHORIZED Commissioner
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Approved by the Attorney General as to legal sufficiency in accordance with Sec. 4-169, as amended, C.G.S.:	SIGNED <i>[Signature]</i> 7/17/08	OFFICIAL TITLE, DULY AUTHORIZED ASSOC. ATTY. GENERAL
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Approved

Disapproved

Disapproved in part, (Indicate Section Numbers disapproved only)

Rejected without prejudice.

The Legislative Review Committee in accordance with Sec. 4-170, as amended, of the General Statutes	DATE	SIGNED (Clerk of the Legislative Regulation Review Committee)
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Two certified copies received and filed, and one such copy forwarded to the Commission on Official Legal Publications in accordance with Section 4-172, as amended, of the General Statutes.

DATE	SIGNED (Secretary of the State)	BY
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INSTRUCTIONS

One copy of all regulations for adoption, amendment or repeal, except emergency regulations, must be presented to the Attorney General for his determination of legal sufficiency. Section 4-169 of the General Statutes.

Eighteen copies of all regulations for adoption, amendment or repeal, except emergency regulations, must be presented to the standing Legislative Regulation Review Committee for its approval. Section 4-170 of the General Statutes.

Each regulation must be in the form intended for publication and must include the appropriate regulation section number and section heading. Section 4-172 of the General Statutes.

Indicate by "(NEW)" in heading if new regulation. Amended regulations must contain new language in capital letters and deleted language in brackets. Section 4-170 of the General Statutes.