



Dannel P. Malloy

GOVERNOR
STATE OF CONNECTICUT

Testimony of Christopher R. Drake

On Behalf of Governor Dannel P. Malloy

In Support of House Bill 5049

March 3, 2014

Sen. Musto, Rep. Jutila, Sen. McLachlan, Rep. Hwang and other distinguished members of the Government Administration and Elections Committee. My name is Christopher Drake, Deputy General Counsel to Governor Malloy. I am here on behalf of Governor Malloy to testify in support of Governor's Bill, HB 5049.

I hope that my oral testimony and the attachments to my written testimony are helpful to the committee when reviewing this somewhat long and complicated bill. I do not intend to detail every change made by this bill, although I am happy to address any questions the committee might have. Rather, I want to provide the committee with the three major reasons this bill is being presented and highlight a few of its major provisions.

First, in October the Governor signed Executive Order 37, which required each agency that directly reports to him to undertake a comprehensive evaluation of its regulations to identify those that were outdated, unnecessarily burdensome, inefficient, or ineffective. This analysis made clear that many regulations are outdated and need amending. When we asked our agencies why this is so, the primary response was that our current regulatory process is too slow to make frequent updates practical. Therefore, Section 2 of this bill proposes a new process -- which we call "streamlined regulation-making" -- to help facilitate more frequent updating of regulations. The concept of this process is borrowed from Section 310 of the Model Administrative Procedures Act drafted by the National Conference of Commissioners of Uniform State Laws, and a similar provision in Virginia, called fast track rule making (Section 2.2-4012.1 of the Code of Virginia).

Under our proposal, an agency could designate a proposed regulation "noncontroversial." If no objection is received within 30 days by fifteen or more persons, a group representing fifteen or more persons, or any member of the General Assembly, then the regulation will automatically go into effect without further process. We believe this procedure will assist agencies in quickly updating their regulations with respect to routine changes, but will also preserve the current regulation process for those regulations that merit further public debate and legislative oversight.

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Second, in response to Executive Order 37, many agencies identified regulations that were so outdated or unnecessary that they should be repealed. We have compiled all of those regulations and propose to repeal them through one legislative act, which is section 33 of the current bill. Indeed, for various reasons, there were additional regulations that should be repealed that did not make it into the current draft of the bill. One of the attachments to my written testimony is a list of regulations that we would like to be added to the repealer section of the bill. Many of the other sections of the bill, including Section 34, are statutory changes or repeals that are necessary to accomplish the repeals listed in Section 33. There are representatives here from the relevant agencies to answer any questions committee members may have about those sections or the repeals sought by those agencies.

Finally, our office is currently leading an information technology project – in conjunction with the Office of the Secretary of the State – to modernize the process for creating and publishing our state regulations. This project has been underway for over a year and is scheduled to culminate with the launch of eregulations.ct.gov this fall. Some of the changes reflected in Sections 1 – 10 of this bill are to facilitate that modernization.

The new regulations system will give the public unprecedented access to our state regulations and all of the materials that go into the creation of a regulation, which our statutes call the “regulation-making record.” I am personally helping to manage this project and I am happy to answer any questions about it or why the changes requested Sections 1 – 10 are necessary.

Thank you for your consideration of this bill.

HB 5358 An Act Authorizing the Regulation Review Committee to Recommend the Repeal of Obsolete or Burdensome Regulations

Another bill before the committee today is House Bill 5358, An Act Authorizing the Regulation Review Committee to Recommend the Repeal of Obsolete or Burdensome Regulations. Our office strongly opposes this bill. The Regulations Review Committee is precisely what the name indicates. It is a committee to review regulations for legal sufficiency and to ensure that such regulations comport with the legislative intent. The committee should not reexamine duly enacted laws. Rather, it is a subset of the legislature, which is not proportionally represented by majority and minority caucuses in the General Assembly. To vest additional authority in this committee to identify regulations that it deems to be “obsolete” or “too onerous” would greatly overstep the responsibilities and original intent of a body that was established purely for reviewing legal sufficiency and legislative intent. This power should, and currently does, rest with the full General Assembly.

The objectives of this proposal can already be addressed through the regular legislative process. Governor’s Bill HB 5049 is an example of that process at work. HB 5358 bill adds additional powers to a committee that was not originally intended to have such powers and is not representative of the full General Assembly. If enacted, this bill will surely be an additional burden on virtually every regulation adopting state agency and the goals of this bill are already achieved through existing legislative process.

ATTACHMENTS

EXHIBIT A – A list of all regulations sought to be repealed through Section 33 and rationales for each.

EXHIBIT B – A list of statutory repeals sought in the bill and rationales for each.

EXHIBIT C – A list of additional regulations that should be added to the repeal section of the bill.

EXHIBIT D – A list of additional statutory repeals that should be added to the bill.

EXHIBIT E – A list of regulations currently repealed in the bill that should be removed, and rationales for each.

EXHIBIT F – A list of statutes currently repealed in the bill that should be removed, and rationales for each.

HB 5049 REGULATION REPEALS INCLUDED IN BILL (SECTION 33)			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Administrative Services	Portable Fire Extinguishers	29-313-1 through 29-313-2	The regulations are unnecessary as they merely direct the user to the Fire Safety Code. A statutory change to point to such codes for requirements would eliminate the need for separate regulations
Administrative Services	Sprinklers in Hotels and Motels	29-315-1	The regulations are unnecessary as they merely direct the user to the Building and Fire Safety Codes. A statutory change to point to such codes for requirements would eliminate the need for separate regulations. Also, note that the regulation makes an incorrect reference to the "Connecticut Basic Building Code."
Administrative Services	Parking Areas on Grounds of the State Capitol and State Office Building	4-133-1 through 4-133-11	State/Capitol police enforce parking violators – DAS does not use its own employees or contractors to tow or issue fines.
Administrative Services	Training Programs	5-234-1	The regulation doesn't add anything to the statute.
Administrative Services	Special Training Courses	5-265-1	Requires that the agency give DAS a copy of the agreement. DAS does not feel this is necessary. If DAS ever wanted to require agencies to provide it with the agreements, it could do so by policy.

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REGULATION REPEALS INCLUDED IN BILL (SECTION 33)

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Administrative Services	Vertical and Inclined Wheelchair Lifts and Inclined Stairway Lifts	29-200-1 through 29-200-5a	In 2004, CGS § 29-200 was amended to remove the requirement to adopt regulations and replace it with "adopt standards as referenced in the State Building Code." As such, these regulations are unnecessary.
Administrative Services	Description of Organization	4-23a-1 through 4-23a-22	It is very difficult for agencies to keep information of this nature accurate and up-to-date via regs. It would be more appropriate and effective for this information to be required to be put on agency websites
Administrative Services	Working Tests	5-230-1(b)	5-230-1(b) is inconsistent with 5-241.
Administrative Services	Overtime	5-245-1	State and federal statutes and collective bargaining agreements are sufficient. Regulation does not add anything useful.
Administrative Services	Volunteer Duty	5-249-1	The regulation is not necessary because the statute already provides the necessary authority. Moreover, the regulation does not address all of the types of volunteer leave that are covered in the statute.
Administrative Services	Political Activity of Classified State Employees	5-266c-1 through 5-266c-3	Simply defines common terms without anything more.
Administrative Services	Personnel Department	5-9-22(b)	Underlying statute repealed in 1975.

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Administrative Services	Court Security Officers	6-32c-1 through 6-32c-3	6-32c was repealed. Moreover, all such responsibilities regarding the qualification standards, selection and employment of judicial marshals assigned to the Judicial Department and the Chief Court Administrator under 6-32d & 6-32f.
Agriculture	Seed Potatoes	22-35-1 through 22-35-2	Exemption for grading seed potato, obsolete.
Agriculture	Potato Culls	22-36-1 through 22-36-2	CT grades not used and no demand for CT Grade and no dept staff to conduct grading.
Agriculture	Connecticut Standards for Apples	22-51-1 through 22-51-8	CT grades not used and no demand for CT Grade and no dept staff to conduct grading. They mirror the USDA apple standard except for the % of color requirements. The CT standard calls for a slightly higher % for red sport apple varieties.
Agriculture	Exclusive Recreational Clam Harvesting Areas	26-235-1	Legislature turned jurisdiction over to Town of Westport.
Banking	Maximum Deposit Liability, Collateral and Reports by Qualified Public Depositories	36a-332-1 through 36a-332-8	Public deposit statutes were updated in 2012 and most of the information in these regs is duplicative, contradictory or irrelevant
Banking	Protection of Public Deposits	36a-333-1 through 36a-333-2	Public deposit statutes were updated in 2012 and most of the information in these regs is duplicative, contradictory or irrelevant

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Banking	Supervision and Examination of Out-of-State Banks	36a-412-1 through 36a-412-3	Regulations duplicate what is already in C.G.S. 36a-412(a)(5).
Banking	Share Accounts with an Agreed Maturity in Connecticut Credit Unions	36a-446-1 through 36a-446-5	Corresponding statutes were repealed in 2002
Banking	Risk Assets of Connecticut Credit Unions	36a-458-1	Regulation was defining a term used in C.G.S. 36a-458 that has since been repealed
Children & Families	Removal Hearings for Out of Home Care Providers	17a-100-1 through 17a-100-14	No statutory authority on this topic per se. All hearing procedures will be written into §§17-411-1 to 7-411-15 – Organization of the Department.
Children & Families	Reports of Child Abuse or Neglect	17a-101(e)-1 through 17a-101(e)-6	Other statutes contain sufficient detail.
Children & Families	Hearings on Placement of Children and Youth in State Operated Mental Health Facilities	17a-12-1 through 17a-12-6	No statutory authority on this topic per se. All hearing procedures will be written into §§17-411-1 to 7-411-15 – Organization of the Department.
Children & Families	Treatment Plan and Hearings	17a-15-1 through 17a-15-11	No statutory authority on this topic per se. All hearing procedures will be written into §§17-411-1 to 7-411-15 – Organization of the Department.
Children & Families	Licensing of Permanent Family Residences	17a-155-1 through 17a-155-35	No statutory authority on this topic per se. All hearing procedures will be written into §§17-411-1 to 7-411-15 – Organization of the Department.

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Children & Families	Hearings on Out-of-State Transfers	17a-16-14 through 17a-16-18	No statutory authority on this topic per se. All hearings regs will be written into §§17-411-1 to 7-411-15 – Organization of the Department.
Children & Families	Establishment of a Photo Listing Service for Children Legally Free for Adoption	17a-42-1 through 17a-42-5	Corresponding statute should be repealed. Regulations are unnecessary; sufficient detail in other statutes and agency policy.
Children & Families	Placement of Children and Youth on Aftercare	17a-7-1 through 17a-7-11	No statutory authority; language is outdated; regulations not necessary.
Children & Families	Standard Leave and Release Policies for Juvenile Offenders	17a-7a-1 through 17a-7a-9	Regulations are outdated and not necessary.
Children & Families	Fair Hearings	17a-90-1 through 17a-90-13	No statutory authority on this topic per se. All hearing procedures will be written into §§17-411-1 to 7-411-15 – Organization of the Department.
Correction	Chronological scheme for community correction plan input	18-101i-4	The statute requires the agency to “solicit comments, recommendations, information from community service providers as well as the public at large” regarding community correctional services. Currently we have no modality to solicit such input. However, the Community Correction Plan is publicly available pursuant to 18-101i-5, which should be sufficient.

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Correction	Schedule	18-101k-3	This subsection states that the department “shall annually notify service providers currently under contract of the time schedule for the issuance of requests for proposals and the negotiation of contracts.” The agency has no way of predicting when RFPs will be released, as an RFP process is whole dependent on receipt of additional funding, receipt of non-standard funding, identification of an emergent need, etc. There is no schedule for release of RFPs and there is no feasible way of predicting them.
Correction (BOPP)	Criteria and Procedures for Release of Inmates Without Parole Hearing	54-125b-1	The underlying statute (C.G.S. Sec. 54-125b) was repealed effective July 1, 2008.
Developmental Services	Respite Programs	17a-218-8 through 17a-218-17	Regulations that do not reflect current service model. Regulations not statutorily required.
Developmental Services	Unified School District #3	17a-244-1 through 17a-244-8	Repeal regulations because the Early Connections program covered under USD #3 will have terminated by July 1, 2014.
Economic & Community Dev.	Infrastructure Development Economic Assistance Program	32-116-1 to 32-116-6	CGS §§32-110 to 122 were repealed in 1990
Economic & Community Dev.	Loan Incentives for Employment Fund	32-130-1 to 32-130-5	CGS §§32-130 and 131 were repealed in 1988

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Economic & Community Dev.	Employee Ownership Loans and Interest Rate Subsidies	32-150-1 to 32-150-6	CGS §§32-150 to 151 were repealed in 1988
Economic & Community Dev.	Northeast Connecticut Capital Assistance Fund	32-156-1 to 32-156-5	CGS §§32-156 and 157 were repealed in 1988
Economic & Community Dev.	Exporters Revolving Fund	32-162-1 to 32-162-8	CGS §§32-160 to 163 were repealed in 1988
Economic & Community Dev.	Energy Conservation Loan Program	32-317-1 through 32-317-9	CGS §§32-315 to -318 were repealed in 2007.
Economic & Community Dev.	Surety Bond Guarantee Program for Small Contractors	32-55-1 to 32-55-6	CGS §§32-48 to 55 were repealed.
Economic & Community Dev.	Enterprise Zone Capital Formation Revolving Loan Fund	32-72-1 to 32-72-5	CGS §§32-72 to 74 were repealed in 1988
Economic & Community Dev.	Small Contractors and Small Manufacturers Loan Program	32-82-1 to 32-82-8	CGS §§32-81 to 84 were repealed in 1988
Economic & Community Dev.	Motion Picture Film Commission	32-90-1 to 32-90-3	CGS §§32-90 was repealed in 2003
Economic & Community Dev.	Administration of and Eligibility for Dam Repair Loan Funds	32-9bb-1 to 32-9bb-6	CGS §§32-9aa and 9bb were repealed in 1988
Economic & Community Dev.	Child Care Facilities Loan Program	32-9hh-1 through 32-9hh-6	Program was transferred to CGS §§ 17-31ee to 31gg (public assistance and health services)
Economic & Community Dev.	Loans to Businesses Impacted by Road and Bridge Repair	32-9nn-1 to 32-9nn-6	CGS §§32-9nn to 9pp were repealed in 1988

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Education	Application Fee for the Teacher Competency Examination	10-145f-2 through 10-145f-3	Outdated, no longer in practice.
Education	Vision, Audiometric and Postural Screenings	10-214-4	National standard recommends against routine screening of asymptomatic adolescents for idiopathic scoliosis.
Education	Nutrition Standards for Breakfasts and Lunches	10-215d-1	This section is obsolete and unnecessary because the USDA's new meal patterns include nutrition standards for school meals.
Energy & Environmental Protection	Sodium Fluoroacetate (Compound 1080)	19-300t-1 through 19-300t-13	The regulations were adopted in 1977 to create a rigorous process for its use, handling protocols, and approval processes. Even though this pesticide has not been registered or used in Connecticut for over thirty years, these restrictions on its use are now covered by the all-encompassing pesticide registration process.
Energy & Environmental Protection	Grants for the Protection of Coves and Embayments	22a-113b-1	The underlying statute was repealed in 2010, making the regulations obsolete.
Energy & Environmental Protection	Control of Carbon Monoxide Emissions	22a-174-21	Language is outdated and contains ineffective standards that are easily met with today's technology. There are currently no sources in the state. There is no need to maintain standards for permitting should any such sources be constructed.

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Energy & Environmental Protection	Heavy-duty diesel engines	22a-174-36a	Language is outdated and due to efforts of California to harmonize their standards with EPA these standards are not necessary.
Energy & Environmental Protection	Voluntary Registration of Foresters and Loggers	23-65g-1 through 23-65g-2	Language is outdated and was superseded with the Certification of Forest Practitioners in Sections 23-65h-1 et. seq.
Energy & Environmental Protection	Enfield Dam Fishing Area	26-112-47(a)	Language is outdated there is no longer a controlled fishing area at this site – the area is now under purview of the State Parks and Public Outreach Division as part of Windsor Locks Canal State Park Trail.
Energy & Environmental Protection	Permits and tags	26-66-12(e)(2)(B)(ii)	Language is outdated – Requiring landowners to allow public hunting for turkeys is unnecessarily burdensome and ineffective.
Energy & Environmental Protection	Conditions on possession of bog turtles	26-78-2	Language is outdated - adoption of section 26-55-6 of the RCSA in 2011 rendered section 26-78-2 moot.
Energy & Environmental Protection	Fluorescent orange clothing	26-86a-7	Language is outdated - Section 26-86a-7 is redundant with other regulatory sections that require the wearing of orange clothing while hunting.
Higher Education	State Tuition Waivers for Needy Students	10a-16-1 through 10a-16-5	Statutorily assigned to BOR by section 10a-16

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Higher Education	Nursing Scholarship Program	10a-162a-1 through 10a-162a-7	Nursing scholarship program statutorily re-assigned to BOR
Higher Education	Student Financial Aid	10a-167-1 through 10a-167-7	Vietnam Veteran's scholarship aid never funded, and is technically re-assigned to BOR per statute
Higher Education	Hearing to Determine Insolvency	10a-22x-5	This does not reflect current practice; other regulatory sections explain current procedure
Higher Education	High Technology Project and Program Grants	10a-25g-1 through 10a-25g-17	High tech grants statutorily assigned to CT Innovations
Higher Education	High Technology Doctoral Fellowship Program	10a-25p-1 through 10a-25p-9	High tech doctoral fellowship statute was repealed last year
Higher Education	Commissioner of Higher Education	10a-5-2	Outdated language; board and commissioner are no longer part of Office structure
Higher Education	Rules of Practice	10a-5-6 through 10a-5-46	Proposed regulations repeal these sections and refer to UAPA
Housing	Flood Relief Home Ownership Program	8-100-1 through 8-100-8	The authorizing statute for this dormant loan program was repealed in 2002 by S.A. 02-12, § 1.
Housing	Description of Organization	8-203-1 through 8-203-5	These regulations describe the old Department of Community Affairs, which was abolished in 1977. The companion statute was repealed by P.A. 77-614, § 609, eff. Jan. 1, 1979.
Housing	Conduct of the Affairs of the Connecticut Housing Finance Authority	8-248A-1 through 8-248E-34	Duties moved to CHFA, which doesn't have regulatory authority. CHFA replaced regulations with procedures.

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Housing	Security Deposit Loan Fund	8-337-1 through 8-337-5	These programs were dormant for years and are not currently funded. DOH is focusing its efforts and resources on other programs and initiatives that will assist in the creation and preservation of affordable housing. Their companion statutes were repealed in 1991.
Housing	Housing Development Zone Regulations	8-381-1 through 8-381-7	The regulations are for an inactive program that enabled distressed municipalities to designate an area of such municipality as a housing development zone, which received priority financial assistance from DECD.
Housing	Housing Infrastructure Fund	8-388-1 through 8-388-11	This Fund and the regional fair housing compact pilot program were created in the 1980s and are currently inactive.
Housing	Tax Credit Program	8-395-1 through 8-395-11	These regulations are outdated and were replaced by Procedures adopted by CHFA.
Housing	Supplement No. I Temporary Financing Forms	8-80-1 through 8-80-5	These regulations are unnecessary since they provide form templates for a process that was utilized prior to the formation of the bond commission.

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Housing	Adaptable Housing Pilot Program	8-81a-1 through 8-81a-5	This is an inactive program and the authorizing statute was repealed by P.A. 13-234, § 155, eff. July 1, 2013.
Insurance	Accident and Health Insurance Contracts	38a-434-1	Theregulation is obsolete
Insurance	Bail Bond Producers Application and Renewal	38a-660-1 through 38a-660-7	The regulations became unnecessary and obsolete after enactment of Public Act 11-45 which substantially revised the previous statutory scheme relating to surety bail bond licensees, upon which the current regulations are based.
Labor	Employment of Illegal Aliens	31-51k-1 through 31-51k-2	Pre-empted by federal law (CGS § 31-51k also needs to be repealed)
Labor	Establishing, and Defining the Special Role of, the Connecticut Governor's Committee on Employment of People with Disabilities	31-136-1 through 31-136-6	No authority under the statute for regulation, and regulation not in accordance with current committee – resulting in conflict and potential confusion.
Labor	Employment of Women Between 1 a.m. And 6 a.m.	31-19-1 through 31-19-4	Language unnecessary and extremely outdated(CGS 31-19 and 31-20 already repealed)
Labor	Workers to secure social security account numbers	31-222-12	Language unnecessary and obsolete
Labor	(Various UI Regulations)	31-222-12;16; and 17	Language obsolete

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Labor	Disqualification period for voluntary quits, discharges, and suspensions	31-222-17	Language obsolete
Labor	Discharge--Just Cause	31-236-38	Language obsolete and unnecessary
Labor	Industrial Safety Code	31-46a-228	Obsolete language
Labor	Celaning & Dyeing Establishments	31-62-C1 through 31-62-C8	Language is obsolete
Mental Health & Addiction Services	Administration of the General Assistance Program	17-273-11	In consultation and agreement with DSS, this section is appropriate for repeal as it is obsolete and relevant elements are covered elsewhere in DSS regulations.
Motor Vehicles	Ambulance Flashing Lights	14-137-41	Obsolete language
Motor Vehicles	Evidence of identity and date of birth for duplicate operator's license, commercial driver's license or identity card	14-137-75	Repetitive of regulations governing issuance of credentials. Unnecessary
Motor Vehicles	Valid-without-photo operator's licenses	14-137-76	Obsolete. Document no longer exists
Motor Vehicles	Mailing address for registration renewals	14-15-2	Outdated language
Motor Vehicles	Refund of operator's license fee for temporary or duplicate license	14-159-1	Obsolete. No longer serves any purpose

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Motor Vehicles	Evidence of Disclosure of a Lien by a Dealer to a Purchaser of a Used Motor Vehicle	14-63-49	Antiquated provision
Motor Vehicles	Waiver of Advance Estimate Form	14-65d-4	Repititve of statute.
Policy & Management	Loans for Payment of Home Heating Fuel Bills	16a-42g-1 through 16a-42g-10	Regulation is obsolete; P.A. 88-220 repealed sections 16a-42 to 16a-42h.
Public Health	Quality of water supplies made available for public and for employees	19-13-B39	DPH does not approve the water supplies for non-public water supply buildings.
Public Health	Public and semi-public water supplies	19-13-B50	References repealed statute, and cited regulation does not include such separating distances.
Public Health	Continuing Education Requirements for Annual License Renewal by Dental Hygienists	20-111-1 through 20-111-10	Specific continuing education requirements for dental hygienists were codified in statute (PA13-208). Regulations are no longer necessary.
Public Health	Continuing education requirements for annual license renewal (Optometry)	20-128-8	Specific continuing education requirements for optometrists were codified in statute (PA 13-208). Regulations are no longer necessary.
Public Health	Application Fees for Respiratory Care Practitioners	20-162o-1	Licensure fees are set in statute and this regulation conflicts with statute.
Public Health	Continuing Education for Clinical Social Workers	20-195o(c)-1 through 20-195o(c)-7	Specific continuing education requirements for clinical social workers were codified in statute (PA 12-116). Regulation is no longer necessary.

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Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
PURA	Continuity of Service -- Record of interruptions	16-11-101(b)	Electric companies can no longer own generation after deregulation
PURA	Clearances on Railroads With Reference to Overhead and Side Structures and Parallel Tracks	16-140-1 through 16-140-33	Motor carriers are no longer under PURA's jurisdiction
PURA	Petitions and Applications, Railroads	16-1-66 through 16-1-70	Railroads are no longer under PURA's jurisdiction
PURA	Petitions and Applications, Motor Carriers	16-1-88 through 16-1-101	Motor carriers are no longer under PURA's jurisdiction
PURA	Natural Gas Pipe Line Companies	16-271-1 through 16-271-38	States no longer have jurisdiction over natural gas pipelines since the passage of the Natural Gas Pipeline Safety Act of 1968; the U.S. DOT now has that jurisdiction.
PURA	Motor Carriers	16-304-A1 through 16-301-F29	PURA no longer has jurisdiction over motor carriers
PURA	Livery Service	16-325-1 through 16-325-26	PURA no longer has jurisdiction over livery service
PURA	CATV rate regulation	16-333-54	Connecticut no longer has jurisdiction over cable TV rates (now FCC's jurisdiction)
Rehabilitative Services	Local TVIs and teacher reimbursement process	10-295-10(c) through 10(f) and 11	These programs were eliminated in last year's budget.
Revenue Services	Description of Agency	12-2-2a; 3a; 4a; 10	The language of this regulation doesn't conform to statute and is outdated.

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Revenue Services	Corporation Business Tax	12-242-8; 12-242-9	Info required by this regulation already obtained by the Department when taxpayers file CT returns.
Revenue Services	Cigarette Tax (Definitions)	12-313-18a	This regulation duplicates language in statute and provides no other information.
Revenue Services	Succession and Transfer Taxes	12-349-1	Statute incorporated by this regulation, §12-382, has been repealed.
Revenue Services	Enumerated Services	12-407(2)(i)(BB)-1	Enumerated service was repealed effective 07/01/01.
Revenue Services	Circulating libraries	12-426-6	Regulation is unnecessary.
Revenue Services	Services to Real Property	12-430(7)-1	Statute has been amended and now provides equivalent guidance.
Revenue Services	Alcoholic Beverages Taxes	12-449-4a; 12a	Internal revenue bonded warehouses no longer exist. Therefore, this regulatino is no longer necessary.
Revenue Services	Real Estate Conveyance Tax (Returns)	12-494-3	This regulation duplicates language in statute and provides no other information.
Revenue Services	Withheld amounts to be credited against income tax liability of employees	12-706(c)-1	This regulation duplicates language in statute and provides no other information.
Revenue Services	Change of accounting period	12-708-2	This regulation duplicates language in statute and provides no other information.
Revenue Services	Income and deductions from CT sources - general property in CT	12-711(b)-2	This regulation duplicates language in statute and provides no other information.

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Revenue Services	Returns must be made and filed even if not mailed by the department	12-740-7	This regulation is outdated.
Social Services	Medical Assistance (various)	17-134d-2; 7; 8; 10; 11; 20; 40	This regulation refers to outdated forms and claim procedures and should be repealed.
Social Services	Prior Authorization for Contact Lenses	17-2-119	The regulation provides rules on prior authorization of contact lenses. The language in this section is duplicative of language now found in section 17b-262-570 of the Regulations of Connecticut State Agencies.
Social Services	Pilot Voluntary Work Program	17-2-207	These regulations set forth the administration of the voluntary work program pilot. This pilot program is no longer in existence and was superseded by the "Jobs First Program"
Social Services	Billing procedures effective October 30, 1976	17-2-78	This regulation refers to outdated forms and claim procedures and should be repealed.
Social Services	Public Assistance: Length of Need, Billing for Medical Surgical Supplies; Fee schedule for commercial ambulance services	17-2-81 through 17-2-82	This regulation refers to outdated forms and claim procedures and should be repealed.
Social Services	Hearings for General Assistance Recipients	17-292d-1	Authorizing statute repealed 3/1/04.

HB 5049
REGULATION REPEALS INCLUDED IN BILL (SECTION 33)

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Social Services	Reporting Incidents of Suspected Spouse Abuse	17-311-1 through 17-311-4	Language is outdated and does not conform to statute, CGS 17b-238.
Social Services	Crime Prevention and Safety Measures	17-31w-1	Language is duplicative of statutory language now found in CGS 17b-801(c).
Social Services	Statewide Listing of Income Maintenance Offices	17-3g-1	Language is outdated.
Social Services	Statewide Income Maintenance Offices Coverage	17-3h-1	Language is outdated.
Social Services	Opportunities Industrialization Center	17-478-1 through 17-478-9	The Department no longer administers this program.
Social Services	Emergency Shelters	17-590-1 through 17-590-7	PA 13-234 transfers authority over emergency shelters to Dept. of Housing effective 7/1/13.
Social Services	Connecticut Pharmaceutical Assistance Contract to the Elderly and the Disabled (ConnPACE)	17a-345-111	Authorizing statute, CGS 17b-491-17b-498, repealed eff. 1/1/14, PA 13-234
Social Services	Requirements for Payment of Services Provided Under the State Administered General Assistance Program	17b-192-1 through 17b-192-12	Authorizing statute 17b-192 was repealed 7/1/11, PA 11-44 (178).
Social Services	Payment under ConnPACE	17b-262-684 through 17b-262-692	Authorizing Statute repealed eff. 1/1/14. PA 13-234.

HB 5049 REGULATION REPEALS INCLUDED IN BILL (SECTION 33)			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Social Services	Personal Care Assistance Program	17b-605-10a through 17b-605-18a	Authorizing statute 17b-605 was repealed effective 8/15/02. New authorizing statute 17b-605a effective 7/6/95. Updated regulations adopted at RCSA 17b-262-587 through 17b-262-596b.
Transportation	Control of Junkyard and Scrap Metal Processing Facilities Along the Federal Interstate and Primary Systems and Limited Access State Highways	13a-123d-1 through 13a-123d-3	The regulations are not referenced or used by the Department of Transportation or the Department of Motor Vehicles.
Transportation	Bus Fares for Connecticut Transit Systems	13b-34-1a through 13b-34-3a	In practice, fares are set in statute or through the budget process. Changes to bus fares are now regulated through state statute.
Transportation	Traffic Management Plans and Programs	13b-38a-1 through 13b-38a-7	The regulations were promulgated to facilitate a federal program that no longer exists.
Transportation	Requirements and Standards for Rideshare Organizations' Handicapped Programs	13b-38b-1 through 13b-38b-5	The regulations are superseded by the Federal Americans with Disabilities Act requirements of 1990.
Veterans' Affairs	Admission, Transfer and Discharge: Definitions	27-102l(d)-100	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Admission application process	27-102l(d)-103	This language is published in DVA Residential Facilities Rules and Regulations Handbook

HB 5049
REGULATION REPEALS INCLUDED IN BILL (SECTION 33)

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Veterans' Affairs	Review panel process	27-1021(d)-105	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Proposed agency action by health care facility administrator	27-1021(d)-106	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Readmission restrictions	27-1021(d)-107	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Programmatic admission criteria	27-1021(d)-108	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Internal transfers	27-1021(d)-120	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	External transfers	27-1021(d)-121	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Voluntary discharges	27-1021(d)-130	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Against medical advice	27-1021(d)-131	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Involuntary discharges	27-1021(d)-132	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Desk review and informal conferences	27-1021(d)-139	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Development of individual plan of care	27-1021(d)-142	This language is published in DVA Residential Facilities Rules and Regulations Handbook

HB 5049			
REGULATION REPEALS INCLUDED IN BILL (SECTION 33)			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Veterans' Affairs	Emergency orders	27-102l(d)-151	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Content of the Veteran Handbook	27-102l(d)-161	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Activities of daily living	27-102l(d)-170	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Motor vehicles	27-102l(d)-171	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Inspection of motor vehicles, packages and containers	27-102l(d)-172	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Locker inspections	27-102l(d)-173	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Authorized absences while in residence	27-102l(d)-175	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Suspension of off-grounds privileges	27-102l(d)-176	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Bed assignment and living area	27-102l(d)-177	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Curfew and bed check	27-102l(d)-178	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Pets	27-102l(d)-179	This language is published in DVA Residential Facilities Rules and Regulations Handbook

**HB 5049
REGULATION REPEALS INCLUDED IN BILL (SECTION 33)**

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Veterans' Affairs	Lending and borrowing money	27-1021(d)-180	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Off-limits and restricted areas	27-1021(d)-181	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Visitors	27-1021(d)-182	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Use of electrical devices	27-1021(d)-183	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Medical care	27-1021(d)-184	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Possession and consumption of alcohol	27-1021(d)-185	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Substance abuse testing	27-1021(d)-186	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Transportation	27-1021(d)-187	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Major offenses	27-1021(d)-200	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Minor offenses	27-1021(d)-201	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Staff responsibilities	27-1021(d)-202	This language is published in DVA Residential Facilities Rules and Regulations Handbook

HB 5049 REGULATION REPEALS INCLUDED IN BILL (SECTION 33)			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Veterans' Affairs	Reporting and investigating alleged violations	27-1021(d)-203	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Immediate Action	27-1021(d)-204	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Reporting violations	27-1021(d)-205	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Initiating an investigation	27-1021(d)-206	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Preliminary investigations	27-1021(d)-207	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Informal conferences	27-1021(d)-208	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Preliminary administrative action	27-1021(d)-209	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Notice of proposed action	27-1021(d)-210	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Notice procedure for administrative inquiry	27-1021(d)-211	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Duties of director and administrator during an administrative inquiry	27-1021(d)-212	This language is published in DVA Residential Facilities Rules and Regulations Handbook

HB 5049 REGULATION REPEALS INCLUDED IN BILL (SECTION 33)			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Veterans' Affairs	Disciplinary actions following an informal conference or an administrative inquiry	27-1021(d)-213	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Request for desk review by commissioner	27-1021(d)-214	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Safety and security general duties	27-1021(d)-225	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Law enforcement agency assistance	27-1021(d)-226	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Use of force	27-1021(d)-227	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Security of personal property	27-1021(d)-228	This language is published in DVA Residential Facilities Rules and Regulations Handbook
Veterans' Affairs	Personal Data Systems	27-1021(d)-27 through 27-1021(d)-49	Unnecessary.

HB 5049				
STATUTORY REPEALS INCLUDED IN BILL				
(Various Sections in Bill -- Sorted by Bill Sections)				
Agency	Subject Matter	Statutory Section Number Range To Be Repealed	Bill Section	Rationale
Children & Families	Establishment of a Photo Listing Service for Children Legally Free for Adoption	17a-42	15	The regulations are unnecessary and corresponding statute should be be repealed. There is sufficient detail in other statutes and agency policy.
Administrative Services	Volunteer Experience	5-219a(a)	26	Elimination of the mandate to write regulations on volunteer experience is needed to repeal the corresponding regulations. The statute and the application form are sufficient to make people
Education	Vision, Audiometric and Postural Screenings	10-214(c)	27	The corresponding regulations are contrary to national standards and therefore the mandate to write them should be repealed.
Public Health	Breast Cancer Research and Education Fund	19a-32b(b)	29	The mandate to write regulations on this topic should be repealed to correspond to the department's request to repeal the regulations. Annual contributions vary from year to year and
Administrative Services	Description of Organization	Sec. 4-167(a)(1)	30	It is very difficult for agencies to keep information of this nature accurate and up-to-date via regs. It would be more appropriate and effective for this information to be required to be put on agency

HB 5049				
STATUTORY REPEALS INCLUDED IN BILL				
(Various Sections in Bill -- Sorted by Bill Sections)				
Agency	Subject Matter	Statutory Section Number Range To Be Repealed	Bill Section	Rationale
Transportation	Traffic Management Plans and Programs	13b-38a(b), (e), and (f)	31	The regulations were promulgated to facilitate a federal program that no longer exists and therefore the corresponding statutory language should be repealed.
Administrative Services	Political Activity of Classified State Employees	5-266c	34	The corresponding regulations are unnecessary, therefore the mandate to write them should be repealed.
Education	Nutrition Standards for Breakfasts and Lunches	10-215d	34	The corresponding regulations are obsolete and unnecessary and therefore the mandate to write them should be repealed.
Energy & Environmental Protection	Sodium Fluoroacetate (Compound 1080)	22a-66y (Improperly cited as 22a-66yy in bill)	34	The corresponding regulations are extremely outdated and obsolete and therefore the mandate to write them should be repealed.
Housing	Urban Homesteading Loan Fund	8-169o through 169w, inclusive	34	The corresponding regulations are for the urban homesteading loan fund which allowed urban homesteading agencies to provide loans to urban homesteaders and community housing development

HB 5049 STATUTORY REPEALS INCLUDED IN BILL (Various Sections in Bill -- Sorted by Bill Sections)				
Agency	Subject Matter	Statutory Section Number Range To Be Repealed	Bill Section	Rationale
Housing	Connecticut Housing Partnership Program	8-336f	34	These corresponding regulations are for a Connecticut Housing Partnership Program whose purpose was to encourage the formation of local housing partnerships which would work with the
Housing	Housing Development Zone Regulations	8-376 through 8-381, inclusive	34	The corresponding regulations are for an inactive program that enabled distressed municipalities to designate an area of such municipality as a housing development zone, which received priority financial
Housing	Housing Infrastructure Fund	8-386 through 8-389, inclusive	34	This Fund and the regional fair housing compact pilot program were created in the 1980s and are currently inactive.
Labor	Sanitary, Lighting and Heating Facilities For Employees of Railroad Companies as Defined in Section 16-1 of the General	31-38a	34	Language obsolete, railroad companies no longer regulated by PURA under 16-1.
Public Health	Allocation of AIDS Funds	19a-121b	34	The language in the regulation and this related statute that mandates the regulations is outdated. The department allocates and administers HIV funding to align with the latest CT HIV

HB 5049 STATUTORY REPEALS INCLUDED IN BILL (Various Sections in Bill -- Sorted by Bill Sections)				
Agency	Subject Matter	Statutory Section Number Range To Be Repealed	Bill Section	Rationale
Public Health	Conditions for Physician Participation in the Malpractice Insurance Purchase Program	19a-17n	34	The program is no longer funded
Public Health	Public Sources of Nicotine Yield Ratings for Cigarettes	19a-74a	34	The statute calls for the department to obtain a list from the Federal Trade Commission, however the report is no longer produced. The Tobacco Products Scientific Advisory Committee was
Transportation	Requirements and Standards for Rideshare Organizations' Handicapped Programs	13b-38b	34	The regulations are superseded by the Federal Americans with Disabilities Act requirements of 1990 and therefore the mandate to write them should be repealed.

HB 5049			
REQUESTED ADDITIONAL REGULATION REPEALS			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Administrative Services	Uniform Contribution Scale, Manner of Determination, Waiver	4-68a-1 through 4-68a-23	These regulations have been superseded by regulations adopted in 1999 under 4a-12.
Administrative Services	Description of Organization- Rules of Practice	4b-1-1 through 4b-1-30	The Department of Public Works no longer exists as an agency. These regulations are now covered by DAS's description of organization under 4-23a.
Administrative Services	Assignment and Termination of State Housing	5-200(k)-1 through 5-200(k)-4	There is no specific statutory mandate to adopt regulations on this topic. DAS has sufficient policies that cover employee eligibility for housing and more (payment calculations, termination, etc.)
Administrative Services	Positions and Compensation	5-200-2	DAS does not establish compensation schedules for the Judicial & Legislative branches.
Administrative Services	Reclassifications	5-206-1	CGS 5-206 already provides for opportunity to be heard. Regulation does not add anything beyond what statute and policies provide.
Administrative Services	Waiver of Appointment	5-216-1 through 5-216-2	This regulation is redundant. The issue is already addressed in 5-229-1. Moreover, this language addresses the hiring process, not the creation of the exam lists, which is the subject of 5-216
Administrative Services	Application Rejection Appeal Process	5-221a-1 through 5-221a-4	The regulations are inconsistent with the statute, which has been revised twice since the regs were promulgated. The statute, together with the General Letter (GL36), are sufficient.

**HB 5049
REQUESTED ADDITIONAL REGULATION REPEALS**

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Administrative Services	Examination Results; Review of Papers	5-225-1	The regulations are inconsistent with the statute, which has been revised twice since the regs were promulgated. The statute, together with the General Letter (GL36), are sufficient.
Administrative Services	Volunteer Experience	5-219a-1 through 5-219a-2	The statute and the application form are sufficient to make people aware that volunteer experience counts. DAS treats volunteer experience like other experience and does not need the regulations to specify how such experience should be treated. Moreover, the regulations indicate DAS will verify the information on the application, which we don't do, and reference a Gov's Council on Voluntary Action, which doesn't exist.
Agriculture	Potatoes	22-33-A1 through 22-33-B2 HB 5049 REPEALS ONLY A1 to B2	CT grades no longer used and no demand for CT Grade and dept staff to conduct grading. All growers using USDA standards, and all 3 categories mirror USDA standards and grade provisions. CT categories were used as a marketing and brand recognition tool at a time when potato acreage was considerably higher.
Children & Families	Circumstances Requiring Immediate Removal of a Child from his/her Home 96-Hour Hold	17a-101-11 through 17a-101-13	No statutory authority. The corresponding statute has sufficient detail.

HB 5049			
REQUESTED ADDITIONAL REGULATION REPEALS			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Children & Families	Certification of Relatives Providing Foster Care to a Related Child	17a-114-14 through 17a-114-25	The licensing category "relative certification" no longer exists.
Children & Families	Licensing of Permanent Family Residences	17a-155-1 through 17a-155-35	Statutory authority for these regulations was repealed by Public Act 13-40.
Emergency Services & Public Protection	Pyrotechnics	29-359-1	DESPP feels that this could be folded into the fireworks regulations, which currently are being reviewed for amendment.
Energy & Environmental Protection	Boating Safety	15-140v-1	Language is outdated and no longer necessary and unnecessarily burdensome because the Conservation database automatically reinstates certificates at the end of the suspension period.
Energy & Environmental Protection	Possession of salamanders and turtles	26-55-3(c) through (f) The entire section is repealed in HB 5049	Language is outdated - adoption of section 26-55-6 of the RCSA in 2011 rendered subsections 26-55-3 (c) through (f) moot.
Energy & Environmental Protection	Limitation on Taking (Birds)	26-48-5a(d) and (e)	Language is outdated - Subsections related to the number of birds and date they are liberated are unnecessarily burdensome. Repeal subsections 26-48-5a(d) and (e)
Energy & Environmental Protection	Sale of Game	26-66-8	Language is outdated – and unnecessarily burdensome, ineffective and ineffectual, and more appropriately addressed under section 26-78 of the CGS.

**HB 5049
REQUESTED ADDITIONAL REGULATION REPEALS**

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Housing	Downpayment Assistance Program	8-289-1 through 8-289-12	On behalf of the Connecticut Housing Finance Authority, DOH is recommending these regulations for repeal. These regulations are outdated and were replaced by Procedures adopted by CHFA.
Housing	Urban Homesteading Loan Fund	8-169w-1 through 8-169w-9	These regulations are for the urban homesteading loan fund which allowed urban homesteading agencies to provide loans to urban homesteaders and community housing development corporations for the purchase and rehabilitation of, or construction on, urban homestead program property. The Urban Homesteading Program is inactive and the compliance period has expired on all of the previously built units under this program. The regulations and companion statutes (Sec. 8-169o - 8-169w, inclusive) should be repealed.

HB 5049
REQUESTED ADDITIONAL REGULATION REPEALS

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Housing	Connecticut Housing Partnership Program	8-336f-1 through 8-336f-6	These regulations are for a Connecticut Housing Partnership Program whose purpose was to encourage the formation of local housing partnerships which would work with the community, the Department of Economic and Community Development and other state agencies to solve housing problems faced by the community and develop ways to increase the supply and availability of affordable housing in the community. This is an inactive program. These regulations and authorizing statute (sec. 8-336f) should be repealed.
Labor	Sanitary Facilities In Connecticut Establishments	31-37-1 through 31-37-14	Language obsolete
Labor	Deductions and allowances for reasonable value of board and lodging	31-60-3	Outdated
Labor	Beauty Shop Wage Orders	31-62-A2 through 31-62-A11	Langauge obsolete
Labor	Laundry	31-62-B1 through 31-62-B7	Langauge obsolete
Labor	Deductions and allowances for the reasonable value of board and lodging	31-62-E6; 31-62-E7	Langauge obsolete

HB 5049			
REQUESTED ADDITIONAL REGULATION REPEALS			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Labor	Sanitary, Lighting and Heating Facilities For Employees of Railroad Companies as Defined in Section 16-1 of the General Statutes	31-38a-1 through 31-38a-15	Language obsolete
Motor Vehicles	Casing with five ply or more rating	14-137-7	CGS 14-98a should reference the relevant federal regulatory citation (49 CFR 571.109), which is sufficient to regulate motor vehicle tires.
Motor Vehicles	Towed Motor Vehicles	14-261-1	Language is covered in statute
Motor Vehicles	Protective Headgear for Operators and Passengers of Motorcycles	14-289g-1	Statute should reference federal safety standards of protective headgear, which are sufficient.
Motor Vehicles	Concerning the Form for "Waiver of Adverse Estimate" of Repairs to a Motor Vehicle	14-65d-5	Repetitive of statute.
Motor Vehicles	Safety Standards for Truck Brakes	14-80h-1 through 14-80h-8	Agency has already adopted the federal standards for truck brakes
Policy & Management	Drug Enforcement and Safe Neighborhoods Programs	21a-274a-1 through 21a-274a-12	Regulation is obsolete as state funding for the drug enforcement and neighborhood youth grant programs ended June 30, 2004 and June 30, 2003, respectively.
Policy & Management	Employment and Training Opportunities for Women in Connecticut's Work Force	4-66-1 through 4-66-7	Regulation is obsolete as it relates to Special Act 79-71, which required OPM to establish and administer a pilot program concerning employment training and opportunities for women in Connecticut's work force.

HB 5049 REQUESTED ADDITIONAL REGULATION REPEALS			
Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Public Health	Occupational Health - Tetraethyl Lead	19-13-E1 through 19-13-E4	Tetraethyl Lead is banned
Public Health	Emission standards	19-13-G16	Outdated language, covered by another agency's regulations
Public Health	Budget Review Regulations for Short-Term Acute Care Hospitals Not Exempt from Annual Budget Review	19a-160-100 through 19a-160-119; 19a-160-121 through 19a-160-129	Reserved section no longer needed.
Public Health	Negotiation of Discounts with Hospitals	19a-166-1 through 19a-166-5	Regulations are for statutes that have been repealed.
Public Health	Hospital Reporting / Budget Review	19a-167g-53; 69; 71; 74 through 80; 83 through 89; 92; 95 through 99	Reserved sections no longer needed.
Public Health	Conditions for Advanced Practice Registered Nurses, Registered Nurses, Physician Assistants and Technicians Engaged in Tattooing	19a-92a-1	Licensure program for tattoo artists will become effective July 1, 2014. Regulation will be obsolete
Public Health	Allocation of AIDS Funds	19a-121b-1 through 19a-121b-7	The language in the regulation is outdated. The department allocates and administers HIV funding to align with the latest CT HIV epidemiologic data and the most current recommendations from the CDC and HRSA. The state procurement standards guide the process.

HB 5049
REQUESTED ADDITIONAL REGULATION REPEALS

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Public Health	Conditions for Physician Participation in the Malpractice Insurance Purchase Program	19a-17n-1 through 19a-17n-2	The program is no longer funded
Public Health	Breast Cancer Research and Education Fund	19a-32b-3 through 19a-32b-5	Annual contributions vary from year to year and may be small amounts. In order for the Department to disburse such funds, it has to go through the Request For Proposal (RFP) process. Depending on the amount of the contribution, the RFP process may not be appropriate for such small contributions.
Public Health	Public Sources of Nicotine Yield Ratings for Cigarettes	19a-74a-1 through 19a-74a-2	The statute calls for the department to obtain a list from the Federal Trade Commission, however the report is no longer produced. The Tobacco Products Scientific Advisory Committee was convened by the United States Food and Drug Administration and chartered in 2012, and we believe that their work supersedes this earlier-developed report that is now outdated.
PURA	Surcharges to cover the costs of construction projects for compliance with the Safe Drinking Water Act	16-1-59B	Regulation is outdated; the Federal Safe Drinking Water Act was enacted in the 1970s to address conditions that likely no longer exist today

**HB 5049
REQUESTED ADDITIONAL REGULATION REPEALS**

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
PURA	Procedures for the Projected Availability of all Generating Facilities Over 100 MW by Electric Public Service Companies	16-19cc-1 through 16-19cc-2	Obsolete by electric deregulation
PURA	Adopt Classification of Classes I, II and III Motor Carriers of Passengers According to ICC's Uniform System of Accounts	16-27-8 through 16-27-10	Motor carriers are no longer under PURA's jurisdiction
Revenue Services	Neighborhood Assistance Act	12-638-3; 12-638-5	Municipality approval of program proposals is no longer required by CGS 12-632(c).
Revenue Services	CT Income Tax Imposed Upon Nonresident	12-700(b)-1	This regulation duplicates language in statute and provides no other information.
Revenue Services	Nonresident of this state	12-701(a)(2)-1	This regulation duplicates language in statute and provides no other information.
Revenue Services	CT AGI of Resident Individual	12-701-(a)(20)-1	This regulation duplicates language in statute and provides no other information.
Revenue Services	Partnership income and deductions of a nonresident partner derived from CT sources	12-712(a)(1)-1	This regulation duplicates language in statute and provides no other information.
Revenue Services	Special rule where a trust or estate has no federal distributable net income	12-714(b)-1	This regulation duplicates language in statute and provides no other information.

**HB 5049
REQUESTED ADDITIONAL REGULATION REPEALS**

Agency	Subject Matter	Reg. Section Number Range To Be Repealed	Rationale
Revenue Services	Taxpayers to whom the special accrual rules apply	12-717-5	Outdated
Revenue Services	Extension of time for filing group returns	12-723-2	Tax return governed by this regulation is obsolete.
Revenue Services	Filing on magnetic media	12-727(a)-1	Outdated
Revenue Services	Retention of records	12-740(c)-1	Outdated
Veterans' Affairs	Personal Data Systems	27-1021(d)-20 through 27-1021(d)-49	Unnecessary

HB 5049
REQUESTED ADDITIONAL STATUTORY REPEALS

Agency	Subject Matter	Statutory Section Number Range To Be Repealed	Rationale
Emergency Services & Public Protection	Pyrotechnics	29-359(b)	DESPP requests that these regulations be folded into the fireworks regulations, which currently are being reviewed for amendment, and therefore requests a statutory deletion of the mandate to write pyrotechnic regulations.
Energy & Environmental Protection	Boating Safety	15-10v	The related regulations (15-140v-1) are outdated and unnecessary and therefore the mandate to write them should be eliminated.
Labor	Employment of Illegal Aliens	31-51k	Preempted by federal law, as are related regulations.

HB 5049			
REQUESTED DELETIONS FROM SECTION 33 OF THE BILL			
Agency	Subject Matter	Reg. Section Number Range	Rationale
Education	Cooperating Teacher and Beginning Educator Support and Assessment Programs	10-220a-1 through 10-220a-19	After the bill was submitted, agency determined that amendment, rather than repeal, was appropriate.
Energy & Environmental Protection	Sale of game	26-66-3	Incorrect regulation section number cited in bill. Should be 26-66-8.
Veterans' Affairs	Technical review procedure	27-102l(d)-104	Inadvertently included in original bill.
Veterans' Affairs	Office of advocacy and assistance	27-102l(d)-300	Inadvertently included in original bill.
Veterans' Affairs	Veterans headstone in private and state cemeteries	27-102l(d)-340	Inadvertently included in original bill.
Veterans' Affairs	Technical approval	27-102l(d)-342	Inadvertently included in original bill.
Veterans' Affairs	Technical denial	27-102l(d)-343	Inadvertently included in original bill.
Veterans' Affairs	Board of trustees	27-102l(d)-4	Inadvertently included in original bill.
Veterans' Affairs	Administration and support services	27-102l(d)-5(f)	Inadvertently included in original bill.
Veterans' Affairs	Rules of Practice: Definitions	27-102l(d)-51(13)	Inadvertently included in original bill.
Veterans' Affairs	Reserved	27-102l(d)-8	Inadvertently included in original bill.
Veterans' Affairs	Health care facility	27-102l(d)-80(a)(4) through 27-102l(d)-80(b)	Inadvertently included in original bill.

HB 5049			
REQUESTED DELETIONS FROM SECTION 33 OF THE BILL			
Agency	Subject Matter	Reg. Section Number Range	Rationale
Energy & Environmental Protection	Noise Control	22a-69-1 through 22a-69-7.4	After the bill was submitted, it was discovered that repeal of this regulation may impact a proposed regulation scheduled to be submitted to the Regulations Review Committee in the coming months.

Exhibit F - HB 5049 Statutory Repeal Deletions from Bill

HB 5049				
REQUESTED STATUTORY REPEAL DELETIONS FROM THE BILL				
Agency	Subject Matter	Statutory Section Number Range	Bill Section	Rationale
Energy & Environmental Protection	Noise Control	22a-69 to 22a-75, inclusive	34	This statutory repeal was requested to correspond to the request to repeal the related regulations, which is being withdrawn.