On Thursday, the 23rd day of July, 2020, in accordance with the Call of the Governor, the House of Representatives convened in the House Chamber in the State Capitol at Hartford at 11:18 o'clock a.m., in Special Session.

The House was called to order, Speaker Joe Aresimowicz in the Chair.

Prayer was offered by the guest Chaplain, Representative Themis Klarides of Derby, Connecticut.

The following is the prayer:

Creator and loving God, as our Nation and State continues to confront a global pandemic, we ask for your guidance as we attend to the needs of our State and her people. May the decisions we reach benefit the common good of all our citizens. Amen.

The Pledge of Allegiance was led by Representative Ritter of the 1st District.

The Call of the Session was read by the Clerk and ordered printed in the Journal.

The following is the Call:

**A PROCLAMATION FROM HIS EXCELLENCY**

**THE GOVERNOR**

**WHEREAS,** on March 10, 2020, I issued a declaration of public health and civil preparedness emergencies, proclaiming a state of emergency throughout the State of Connecticut as a result of the coronavirus disease 2019 (COVID-19) outbreak in the United States and Connecticut; and

**WHEREAS,** COVID-19 is a respiratory disease that spreads easily from person to person and may result in serious illness or death; and

**WHEREAS,** the World Health Organization has declared the COVID-19 outbreak a pandemic; and

**WHEREAS,** to reduce the spread of COVID-19, the United States Centers for Disease Control and Prevention (CDC) and the Connecticut Department of Public Health (DPH) recommend implementation of community mitigation strategies to slow transmission of COVID-19, including cancellation of gatherings of ten people or more and social distancing in smaller gatherings; and
WHEREAS, the risk of severe illness and death from COVID-19 is higher for individuals who are 60 or older and for those who have chronic health conditions; and

WHEREAS, public health experts have determined that it is possible to transmit COVID-19 even before a person shows symptoms and through aerosol transmission; and

WHEREAS, a statewide primary election is scheduled for August 11, 2020, to select candidates for various state offices and for the 2020 federal presidential election; and

WHEREAS, a statewide general election is scheduled for November 3, 2020, to select candidates for various state and Congressional offices and for the office of the President of the United States; and

WHEREAS, a significant portion of poll workers and volunteers are 60 or older; and

WHEREAS, because elderly registered voters consistently demonstrate the highest rate of voter turnout, providing an alternative to in-person voting could be particularly helpful in reducing the risk of transmission during voting among this population; and

WHEREAS, there is no approved vaccine to prevent or mitigate the effects of COVID-19, and there is not expected to be such a vaccine approved or widely available by November 3, 2020; and

WHEREAS, public health experts have indicated that persons infected with COVID-19 may not show symptoms, and transmission or “shedding” of the coronavirus that causes COVID-19 may be most virulent before a person shows any symptoms; and

WHEREAS, the CDC has recommended that people with mild symptoms consistent with COVID-19 be assumed to be infected with the disease; and

WHEREAS, public health experts have recommended that, to prevent transmission of COVID-19, and in light of the risk of asymptomatic transmission and a significant rate of false negative tests, everyone should assume they can be carrying COVID-19 even when have received a negative test result or do not have symptoms; and

WHEREAS, absentee voting offers a proven method of secure voting that reduces the risk of transmission of COVID-19 by allowing individuals to vote by mail and by reducing the density of in-person voting at polling places; and

WHEREAS, on May 20, 2020, pursuant to my emergency powers under section 29-8(b) of the General Statutes, I issued Executive Order No. 7QQ, which modified state statutes to permit absentee voting for the August 11, 2020 primary by electors who are unable to appear at the polls because of the sickness of COVID-19 while there exists no federally approved and widely available vaccine; and

WHEREAS, the Constitution of the State of Connecticut and other state laws guarantee every person the equal protection of the law and the freedom to exercise and enjoy civil and political rights without discrimination on the basis of religion, race, color, ancestry, national origin, gender, sexual orientation, and gender identity; and

WHEREAS, Connecticut has long struggled to make that guarantee a reality, especially with respect to people of color, extending as far back as its colonial origins, through its years of legalized slavery after statehood, and continuing to the present time, during which a disproportionate number of law enforcement activities, including uses of force, are Black people and other people of color; and
WHEREAS, a Minneapolis police officer’s killing of George Floyd has revealed once again the injustice and cruelty that Black people and other people of color suffer at the hands of law enforcement, and has thereby awoken the public’s demand for reforms to our law enforcement agencies and progress toward a just and equitable society; and

WHEREAS, these recent events and the justifiable public anger over them once more confront us with what Dr. Martin Luther King, Jr. called ‘the fierce urgency of now’; and

WHEREAS, the General Assembly passed, and in more recent instances I have signed, legislation promoting police accountability and transparency as well as broader reforms to our criminal justice system, such as Public Act 11-71, Public Act 12-74, Public Acts 15-2 and 15-4 of the June Special Session, Public Act 19-59, and Public Act 19-90, but much more work remains to be done; and

WHEREAS, immediately adopting evidence-based strategies for producing quick and visible progress will promote public safety; and

WHEREAS, implementing and codifying more restrictive use of force policies, in combination with other measures, can reduce police use of deadly force and the likelihood that police officers will be injured or killed in the line of duty; and

WHEREAS, during the course of the COVID-19 pandemic, healthcare providers providing services to patients need flexibility in testing, diagnosis and treatment while supporting adequate social distancing measures, and the increased utilization of the delivery of health care or other health services through certain modes of telehealth service helps provide the needed flexibility; and

WHEREAS, insulin and other drugs, equipment and supplies are essential for many thousands of Connecticut residents who suffer from diabetes; and

WHEREAS, insulin and other drugs, equipment and supplies, though widely available and relatively inexpensive to manufacture, have become increasingly and unjustifiably expensive and therefore unavailable to many diabetes patients who rely upon them to avoid severe illness or death;

NOW THEREFORE, I, NED LAMONT, Governor of the State of Connecticut, by the authority vested in me under Article III of the Amendments to the Constitution of Connecticut and Section 2-7 of the Connecticut General Statutes, in order to preserve orderly and decent government, do hereby:

Convene the General Assembly in Special Session in Hartford no earlier than Tuesday, July 21, 2020 at 9:00 a.m. to:

(1) enact legislation to (a) temporarily expand absentee balloting for the August 2020 primary and November 2020 general election in response to the COVID-19 pandemic so that voters may lawfully cast absentee ballots because of the sickness of COVID-19; (b) temporarily alter statutes governing the administration of elections to ensure local officials may administer such absentee balloting in a secure and orderly manner; and (c) permit voters to register and vote on election day at more than one place per town and to do so as long as they are in line to register to vote before 8:00 p.m.; and

(2) enact legislation to promote greater transparency and accountability for law enforcement;

(3) enact legislation to (a) temporarily relax restrictions on who can provide certain telehealth services and the modes through which such services are delivered; (b) assist health care practitioners in issuing and pharmacies in transferring prescriptions; (c)
temporarily make such services more available to certain publicly and privately insured patients; and

(4) enact legislation to promote more affordable access to prescription drugs, equipment, and supplies used to treat diabetes by (a) limiting the coinsurance, copayments, deductibles and other out-of-pocket expenses certain insurance policies may impose on insureds for such drugs, equipment, and supplies; (b) authorizing licensed pharmacists to prescribe and dispense emergency quantities of such drugs, equipment, and supplies; (c) establishing a working group to design certain parameters of a program referring eligible individuals who have been diagnosed with diabetes to a federally-qualified health center, and authorizing the commissioner of social services to apply for a Medicaid waiver, pursuant to Section 1115 of the Social Security Act; and (d) more closely conforming various provisions of the general statutes concerning high deductible health plans to provisions of the Internal Revenue Code concerning health savings accounts and medical savings accounts.

Given under my hand and Seal of the State at the City of Hartford, this 17th Day of July in the year two thousand and twenty.

NED LAMONT
Governor

By His Excellency’s Command

The Honorable Denise W. Merrill
Secretary of the State

HOUSE RESOLUTION ADOPTED


The resolution was explained by Representative Ritter of the 1st.

On a voice vote House Resolution No. 101 was adopted.

The following is the Resolution:

Resolved by this House:
That the rules of the House at this Special Session shall be the same as the rules of the House in force at the 2020 regular session, except as said rules are amended, altered or repealed in this resolution.

Strike out Rule 1 and insert in lieu thereof the following:
1. The speaker shall take the chair every day at the hour to which the House has adjourned and shall immediately call the House to order and, after prayer and recitation of the pledge of allegiance, proceed to business if a quorum is present. During a declaration of a public health or civil preparedness emergency, every member present in the State Capitol or Legislative Office Building and logged into the House of Representatives electronic voting system shall be considered present for the purpose of determining whether a quorum is present.

Strike out Rule 5 and insert in lieu thereof the following:
5. If there is any disturbance, disorderly conduct or other activity in or about the State Capitol or Legislative Office Building which, in the opinion of the speaker, may impede the orderly transaction of the business of the House of Representatives, the speaker may take such action as the speaker deems necessary to preserve and restore order.
Strike out Rule 9.

Strike out Rule 10 and insert in lieu thereof the following:

10. The clerk shall keep a journal of the House, and shall enter therein a record of each day's proceedings, and shall record any amendment that may be offered to any bill or resolution.

Strike out Rule 11 and insert in lieu thereof the following:

11. (a) Each bill or substantive resolution may be acted upon in the House immediately after electronic notice of the filing and number of the bill or substantive resolution is provided to the majority leader and the minority leader, who shall be responsible for forwarding such notice to the members of their respective caucuses, and after final action may be transmitted immediately to the Senate. If the House rejects an amendment adopted by the Senate, the bill or substantive resolution after final action in the House may be transmitted immediately to the Senate. If the Senate rejects an amendment adopted by the House, the bill or substantive resolution when received from the Senate may be acted upon immediately.

(b) A bill or resolution certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the speaker; and, if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore.

Strike out Rule 15.

Strike out Rule 16 and insert in lieu thereof the following:

16. When any member is about to speak in debate or deliver any matter to the House, the member shall rise and address the chair as "Mr. Speaker" or "Madam Speaker," as the case may be.

If two or more rise at the same time, the speaker shall name the member entitled to the floor, preferring one who rises in place to one who does not.

During a declaration of a public health or civil preparedness emergency by the Governor, any member may rise and address the chair through the House of Representatives electronic voting system and shall be entitled to the floor when named by the speaker.

Strike out Rules 19 and 20.

Strike out Rule 21 and insert in lieu thereof the following:

21. The order of business shall be as follows:

1. Reception of communications from the Governor and the Secretary of the State.
2. Introduction of bills and resolutions.
3. Reception of business from the Senate.
4. Miscellaneous.

Strike out rule 31 and insert in lieu thereof the following:

31. (a) Amendments shall be filed with the clerk of the House before 10:00 a.m. on the day on which the bill or resolution is to be acted upon, except that (1) the following may each sponsor or authorize amendments at any time: The presiding officer, the majority leader or, in the majority leader's absence, the majority leader's designated deputy majority leader, the minority leader or in the minority leader's absence, the minority leader's designated deputy minority leader; (2) the presiding officer may waive the filing requirement upon the request of the majority leader or the minority leader; and (3) after any amendment or amendments have been adopted, any member may offer a further amendment only if it is directly related to the amendment or amendments adopted.

(b) Notwithstanding subsection (a) of this rule, if a bill or resolution has been scheduled for consideration on a date certain pursuant to a special order, all amendments relating to that bill or resolution must be filed with the clerk of the House before 5:00 p.m. on the last day the clerk's office is open preceding the day on which the bill or resolution has been scheduled for consideration. The only exceptions to this filing requirement shall be: (1) The persons named in subdivision (1) of subsection (a) of this rule may each sponsor an amendment at any time; and (2) after any amendment or amendments have been adopted, any member may offer a further amendment only if it is directly related to the amendment or amendments adopted.

(c) Members may co-sponsor an amendment that is in the possession of the clerk of the House, or remove their names as co-sponsors, by submitting a written request to the clerk not later than 10:00 a.m. on the day following adoption or rejection of the amendment, excluding weekends.
and holidays. Co-sponsorship of an amendment does not constitute co-sponsorship of the bill it would amend unless the member so specifies pursuant to Joint Rule 7(c).

(d) After a motion for passage of a bill or resolution has been made, a motion to amend the bill or resolution is in order. A pending amendment may not be amended. No substitute amendment may be offered for a pending amendment.

(e) No independent new question may be introduced as an amendment.

Strike out Rules 32 and 33.

Strike out Rule 40 and insert in lieu thereof the following:

40. Every member present in the House chamber, or present in the State Capitol or Legislative Office Building and logged into the House of Representatives electronic voting system, when a question is put by the speaker, shall vote, unless excused by the speaker. No member shall absent herself or himself from the House chamber or the State Capitol or Legislative Office Building, or log out of the electronic voting system, without leave, unless there is a quorum without such member’s presence.

Whenever any vote is to be taken, the speaker may order the doors closed and thereupon no member shall leave the House unless by permission of the speaker, or the House, until the vote is declared, but members shall be admitted at any time.

When a vote has been taken, if any member raises a question of an excess of votes cast over the number of members present, a count of the House shall be had, and if it appears that such excess of votes exists, the speaker shall order the vote to be again taken.

Strike out Rule 43 and insert in lieu thereof the following:

43. There shall be a consent calendar on which shall be entered such bills and resolutions as the majority leader and the minority leader or their designees shall agree, and shall be proposed to the House by the majority leader or the designee of the majority leader in the form of a motion to move to the consent calendar. The consent calendar may be acted upon on the day of such motion or on a subsequent day. At the request of a member made from the floor any bill or resolution shall be removed from those included in the motion. All bills and resolutions on the consent calendar shall be passed on motion without discussion unless, at any time prior to the motion for passage, a member requests from the floor removal of a bill or resolution from the consent calendar in which case such bill or resolution shall be so removed and placed on the regular calendar. Any bill or resolution so removed shall be considered as having appeared on the regular calendar for a period of time equivalent to that during which it appeared on the consent calendar.

Add new Rules 48 and 49 as follows:

48. Only those bills and substantive resolutions specified in Rule 7 of the Joint Rules for this session, certified as provided in Rule 9 of said Joint Rules, and, except as provided in Rule 33 of said Joint Rules, only those resolutions pertaining to the rules of this Special Session, the printing of the journals of the Senate and the House of Representatives, and the expenses of this Special Session, shall be received.

49. During a declaration of a public health or civil preparedness emergency by the Governor, or at any other time deemed necessary by the speaker, each member or other person present in the chamber or outside the Hall of the House shall maintain a cloth face covering or mask over the member's or person's nose and mouth. This rule does not apply to a member who is addressing the chair and able to maintain a distance of at least six feet from any other member or person.

SENATE JOINT RESOLUTIONS ADOPTED

S.J. No. 52 SEN. LOONEY, 11TH DIST.; SEN. DUFF, 25TH DIST.; SEN. FASANO, 34TH DIST.; REP. ARESIMOWICZ, 30TH DIST.; REP. RITTER, 1ST DIST.; REP. KLARIDES, 114TH DIST. RESOLUTION CONCERNING THE JOINT RULES FOR THE JULY SPECIAL SESSION, 2020.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote Senate Joint Resolution No. 52 was adopted in concurrence with the Senate.
Resolved by this Assembly:
That the joint rules of this Special Session shall be the same as the joint rules in force at the 2020 regular session, except as said rules are amended, altered or repealed in this resolution.

Strike out Rules 3, 4, 5 and 6.

Strike out Rule 7 and insert in lieu thereof the following:
BILLS AND RESOLUTIONS GENERALLY
7. Only bills and substantive resolutions specified in the Proclamation by the Governor, dated July 17, 2020, convening the General Assembly in Special Session no earlier than July 21, 2020, at 9:00 a.m., shall be received.

The Legislative Commissioners’ Office shall prepare all bills and resolutions. When a bill or resolution has been prepared by the Legislative Commissioners’ Office and signed by the Speaker and President Pro Tempore, the bill or resolution shall immediately be given to the clerk of the Senate or the House as designated. Before or at the time the bill or resolution is given to the clerk, the Legislative Commissioners’ Office shall provide to the Office of Fiscal Analysis copies of each bill or resolution to prepare a fiscal note if required by Rule 15 of the joint rules.

Each bill and resolution shall be printed, without interlineation or erasure. The duplicate copies of each bill or resolution shall be made on yellow-colored and blue-colored paper, respectively, of the same size and format as the original.

Each bill amending any statute or special act shall set forth in full the section or subsection of the statute or the special act to be amended. Matter to be omitted or repealed shall be surrounded by brackets or overstricken so that the omitted or repealed matter remains readable, and new matter shall be indicated by capitalization or underscoring of all words in the original bill and by capitalization, underscoring or italics in its printed form. In the case of a section or subsection not amending an existing section of the general statutes but intended to be part of the general statutes, the section or subsection may be in upper and lower case letters preceded by the word (NEW).

Each bill and resolution shall be transmitted, in triplicate, by the Legislative Commissioners’ Office to the clerks of the House or Senate.

The clerks shall number each bill and resolution.

The clerks shall certify and keep on file a duplicate copy of each bill and resolution. The certified duplicate copy shall remain at all times in the clerk's office. If the original cannot be located, a copy of such certified duplicate copy shall be made by the clerk and used in lieu of the original.

The clerk shall make a notation on the certified duplicate copy of all action taken on the original.

Any member of the General Assembly may co-sponsor a bill or resolution by making a request in writing after it has been filed, to the clerk of the chamber in which the bill or resolution has been filed to add his or her name as a co-sponsor of the bill or resolution, but not later than the date of the signing of the bill, or the deadline for the signing of the bill, by the Governor, whichever is earlier, or the adoption of the resolution.

After introduction no bill or resolution shall be altered except by the legislative commissioners.

Strike out Rule 8.

Strike out Rule 9 and insert in lieu thereof the following:
EMERGENCY CERTIFIED BILLS AND RESOLUTIONS
9. Only bills and substantive resolutions certified by the Speaker and President Pro Tempore in accordance with section 2-26 of the general statutes may be introduced. Bills and resolutions so certified by the Speaker and the President Pro Tempore shall be identified as "bills" or "resolutions".

Strike out Rules 10, 11 and 13.

Strike out Rule 14 and insert in lieu thereof the following:
TRANSMITTAL BETWEEN HOUSES
14. Upon passage in the first house, the bill or resolution shall be transmitted immediately to the second house, except that, during a declaration of a public health or civil preparedness
emergency by the Governor, the bill or resolution may be transmitted at a later time on request of the second house.

Strike out Rule 15 and insert in lieu thereof the following:

15. Any bill or substantive resolution which if passed or adopted, would affect state or municipal revenue, or would require the expenditure of state or municipal funds, shall have a fiscal note attached. Any fiscal note printed with or prepared for a bill or resolution shall be solely for the purpose of information, summarization and explanation for members of the General Assembly and shall not be construed to represent the intent of the General Assembly or either chamber thereof for any purpose. Each such fiscal note shall bear the following disclaimer: "The following Fiscal Impact Statement is prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and does not represent the intent of the General Assembly or either chamber thereof for any purpose." When an amendment is offered to a bill or resolution in the House or the Senate, which, if adopted, would require the expenditure of state or municipal funds or affect state or municipal revenue, a fiscal note shall be available at the time the amendment is offered. Any fiscal note prepared for such an amendment shall be construed in accordance with the provisions of this rule and shall bear the disclaimer required under this rule.

Strike out Rule 16 and insert in lieu thereof the following:

BILLS AND RESOLUTIONS - READINGS

16. First reading of a bill or resolution shall be by title and number. Second reading shall be passage or rejection of the bill or resolution.

Strike out Rule 17 and insert in lieu thereof the following:

17. Each bill or substantive resolution may be acted upon immediately. No bill or substantive resolution may be acted upon unless it is accompanied by a fiscal note.

Each bill and substantive resolution shall be voted upon by a roll call vote. A bill or resolution, certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the Speaker; and if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore.

Strike out Rules 18, 19 and 20

Strike out Rule 28 and insert in lieu thereof the following:

28. (a) If there is any disturbance, disorderly conduct or other activity in or about the State Capitol or the Legislative Office Building or the grounds thereof which, in the opinion of the President Pro Tempore and the Speaker, may impede the orderly transaction of the business of the General Assembly or any of its committees, they may take whatever action they deem necessary to preserve and restore order.

(b) During a declaration of a public health or civil preparedness emergency by the Governor, which, in the opinion of the President Pro Tempore and the Speaker, may impede the orderly transaction of the business of the General Assembly or any of its committees, they may take whatever action they deem necessary to preserve public health and maintain order. Such action may include prohibiting access to the Hall of the House, the Senate, or the State Capitol or Legislative Office Building, except for the members, the Governor, Lieutenant Governor, Secretary of the State, authorized staff of the legislative, executive and judicial departments, authorized telecommunications personnel and authorized or credentialed members of the media.

Strike out Rule 30 and insert in lieu thereof the following:

30. (a) **Smoking.** No person shall smoke in the State Capitol or Legislative Office Building.

(b) **Nonpartisan Offices.** Lobbyists shall be prohibited from the Legislative Commissioners' Office, the Office of Fiscal Analysis and the Office of Legislative Research.

Strike out Rules 31, 32 and 34.

S.J. No. 51 SEN. LOONEY, 11TH DIST.; SEN. DUFF, 25TH DIST.; SEN. FASANO, 34TH DIST.; REP. ARESIMOWICZ, 30TH DIST.; REP. RITTER, 1ST DIST.; REP. KLAHRIDES, 114TH DIST. RESOLUTION CONCERNING THE EXPENSES OF THE JULY SPECIAL SESSION, 2020.

The resolution was explained by Representative Ritter of the 1st.
On a voice vote Senate Joint Resolution No. 51 was adopted in concurrence with the Senate.

The following is the Resolution:

Resolved by this Assembly:
That the Joint Committee on Legislative Management is authorized to pay the necessary expenses of this Special Session of the General Assembly.


The resolution was explained by Representative Ritter of the 1st.

On a voice vote Senate Joint Resolution No. 50 was adopted in concurrence with the Senate.

The following is the Resolution:

Resolved by this Assembly:
That the journals of the proceedings of the Senate and House of Representatives at this Special Session shall be printed as provided in section 2-49 of the general statutes.

EMERGENCY CERTIFICATION
HOUSE BILL PASSED

The following bill was received, read by the Clerk and passed. (Emergency certification signed by the President Pro Tempore of the Senate and the Speaker of the House of Representatives accompanied the bill.) A copy of the bill was on the desk of each member in accordance with the rules.

H.B. No. 6001 REP. ARESIMOWICZ, 30TH DIST.; SEN. LOONEY, 11TH DIST.; REP. RITTER, 1ST DIST.; SEN. DUFF, 25TH DIST.; REP. KLARIDES, 114TH DIST.; SEN. FASANO, 34TH DIST. AN ACT CONCERNING TELEHEALTH.

The bill was explained by Representative Scanlon of the 98th.

The bill was discussed by Representatives Pavalock-D'Amato of the 77th and Turco of the 27th.

DEPUTY SPEAKER COOK IN THE CHAIR

The bill was further discussed by Representatives Currey of the 11th, Ritter of the 1st and Case of the 63rd.

The bill was further discussed by Representative Scanlon of the 98th who offered House Amendment Schedule "A" (LCO 3763) and moved its adoption.

The amendment was discussed by Representative Pavalock-D'Amato of the 77th.

On a voice vote the amendment was adopted.
The following is House Amendment Schedule "A" (LCO 3763):

After line 229, insert the following:

"(l) Notwithstanding sections 4-168 to 4-174, inclusive, of the general statutes, from the period beginning on the effective date of this section and ending on March 15, 2021, the Commissioner of Public Health may temporarily waive, modify or suspend any regulatory requirements adopted by the Commissioner of Public Health or any boards or commissions under chapters 368a, 368d, 368v, 369 to 381a, inclusive, 382a, 383 to 388, inclusive, 397a, 398 to 399, inclusive, 400a, 400c, 400j and 474 of the general statutes as the Commissioner of Public Health deems necessary to reduce the spread of COVID-19 and to protect the public health."

The bill was further discussed by Representatives Dathan of the 142nd and McGee of the 5th.

The Speaker ordered the vote be taken by roll call at 1:17 p.m.

The following is the result of the vote:

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<th>Total Number Voting</th>
<th>Necessary for Passage</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
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<td>145</td>
<td>73</td>
<td>145</td>
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<td>6</td>
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On a roll call vote Emergency Certified House Bill No. 6001 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

| Y ABERCROMBIE | Y LOPES | Y ZIOGAS | Y MAACLACHLAN |
| Y ALLIE-BRENNAN | Y LUXENBERG | Y MASTROFRANCESCO |
| Y ALTOBELLO | Y MCCARTHY VAHEY | Y MCCARTY, K. |
| Y ARCONTI | Y MCGEE | Y ACKERT | Y MCGORTY, B. |
| Y ARNONE | Y MESKERS | Y ARORA | Y ODEA |
| X BAKER | Y MICHEL | Y BETTS | X O'NEILL |
| Y BARRY | Y MILLER | Y BOLINSKY | Y PAVALOCK-D'AMATO |
| Y BLUMENTHAL | Y NAPOLI | Y BUCKBEE | Y PERILLO |
| Y BORER | Y NOLAN | Y CANDELORA, V. | Y PETIT |
| Y BOYD | Y PALM | Y CARNEY | Y PISCOPO |
| Y COMEY | Y PAOLILLO | Y CARPINO | Y POLLETTA |
| Y CONCEPCION | Y PERONE | Y CASE | Y REBIMBAS |
| Y CONLEY | Y PHIPPS | Y CHEESEMAN | Y RUTIGLIANO |
| Y CURREY | Y PORTER | Y CUMMINGS | Y SIMANSKI |
| Y D'AGOSTINO | Y REYES | Y D'AMELIO | X SMITH, R. |
| Y DATHAN | Y RILEY | Y DAUPHINAIS | Y SREDZINSKI |
| Y DE LA CRUZ | Y RITTER | Y DAVIS | Y VAIL |
| Y DEMICCO | Y ROCHELLE | Y DELNICKI | Y WILSON |
| Y DILLON | Y ROJAS | Y DEVLIN | Y WOOD, T. |
| Y DIMASSA | Y ROSE | Y DUBITSKY | Y YACCARINO |
| Y DOUCETTE | Y ROTELLA | Y FARNEN | Y ZAWISTOWSKI |
| Y ELLIOTT | Y SANCHEZ | Y FERRARO | Y ZULLO |
| Y EXUM | Y SANTIAGO, H. | Y FISHBIEIN | Y ZUPKUS |
| Y FELIPE | Y SCANLON | X FLOREN |
| Y FOX | Y SERRA | X FRANCE |
| Y GARIBAY | Y SIMMONS, C. | Y FREY |
| Y GENG | Y SIMMS, T. | Y FUSCO | Y ARESIMOWICZ |
| Y GIBSON | Y SMITH, B. | X GREEN |
| Y GILCHREST | Y STAFSTROM | Y HAINES |
| Y GONZALEZ | Y STALLWORTH | Y HALL, C. | Y GODFREY |

- 10 -
The following bill was received, read by the Clerk and passed. (Emergency certification signed by the President Pro Tempore of the Senate and the Speaker of the House of Representatives accompanied the bill.) A copy of the bill was on the desk of each member in accordance with the rules.

H.B. No. 6002 REP. ARESIMOWICZ, 30TH DIST.; SEN. LOONEY, 11TH DIST.; REP. RITTER, 1ST DIST.; SEN. DUFF, 25TH DIST. AN ACT CONCERNING ABSENTEE VOTING AND REPORTING OF RESULTS AT THE 2020 STATE ELECTION AND ELECTION DAY REGISTRATION.

The bill was explained by Representative Fox of the 148th.

The bill was discussed by Representatives Labriola of the 131st, Gilchrest of the 18th, Perillo of the 113th, O'Dea of the 125th and Turco of the 27th.

DEPUTY SPEAKER MORIN IN THE CHAIR

The bill was further discussed by Representative Fox of the 148th who offered House Amendment Schedule "A" (LCO 3767) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Labriola of the 131st, Yaccarino of the 87th, Davis of the 57th, Dubitsky of the 47th, Candelora of the 86th, Ritter of the 1st and O'Dea of the 125th.

The Speaker ordered the vote be taken by roll call at 2:15 p.m.

The following is the result of the vote:

- Total Number Voting: 145
- Necessary for Adoption: 73
- Those voting Yea: 93
- Those voting Nay: 52
- Those absent and not voting: 6

On a roll call vote the amendment was adopted.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG N MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY N MCCARTY, K.
Y ARCONTI Y MCGEE N ACKERT N MCGORTY, B.
The following is House Amendment Schedule "A" (LCO 3767):

After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. (Effective from passage) Notwithstanding any provision of the general statutes, any provisions of sections 1 to 5, inclusive, of Executive Order No. 7QQ of Governor Ned Lamont, dated May 20, 2020, that relate to the August 11, 2020, primary, are ratified."

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

Sec. 501 from passage New section

The bill was further discussed by Representatives Yaccarino of the 87th, Smith of the 48th and Davis of the 57th.

DEPUTY SPEAKER ROSARIO IN THE CHAIR

The bill was further discussed by Representatives Mastrofrancesco of the 80th and Arora of the 151st.

Representative Ritter of the 1st raised a Point of Order.
The bill was further discussed by Representatives Haddad of the 54th, Winkler of the 56th and Fishbein of the 90th who offered House Amendment Schedule “B” (LCO 3777) and moved its adoption.

The amendment was discussed by Representative Ritter of the 1st who moved that when the vote be taken it be taken by roll call.

The amendment was further discussed by Representative Fox of the 148th.

The Speaker ordered the vote be taken by roll call at 3:28 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Adoption ........................................................... 74
Those voting Yea .............................................................. 55
Those voting Nay ............................................................. 91
Those absent and not voting ................................................ 5

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ABERCROMBIE N LOPES N ZIOGAS Y MACLACHLAN
N ALLIE-BRENNAN N LUXENBERG Y MASTROFRANCESCO
N ALTOBELLO N MCCARTHY VAHEY Y MCCARTY, K.
N ARCONTI N MCGEE Y ACKERT Y MCGORTY, B.
N ARNONE N MESKERS Y ARORA Y O’DEA
N BAKER N MICHEL Y BETTS X ONEILL
N BARRY N MILLER Y BOLINSKY Y PAVALOCK-D’AMATO
N BLUMENTHAL N NAPOLI Y BUCKBEE Y PERILLO
N BORER N NOLAN Y CANDELORA, V. Y PETIT
N BOYD N PALM Y CARNEY Y PISCOPO
N COMEY N PAOLILLO Y CARPINO Y POLLETTA
N CONCEPCION N PERONE Y CASE Y REBIMBAS
N CONLEY N PIPPS Y CHEESEMAN Y RUTIGLIANO
N CURREY N PORTER Y CUMMINGS Y SIMANSKI
N D’AGOSTINO N REYES Y D’AMELIO X SMITH, R.
N DATHAN N RILEY Y DAUPHINAIS Y SREDZINSKI
N DE LA CRUZ N RITTER Y DAVIS Y VAIL
N DEMICCO N ROCHELLE Y DELNICKI Y WILSON
N DILLON N ROJAS Y DEVLIN Y WOOD, T.
N DIMASSA N ROSE Y DUBITSKY Y YACCARINO
N DOUCETTE N ROTELLA Y FARREN Y ZAWISTOWSKI
N ELLIOTT N SANCHEZ Y FERRARO Y ZULLO
N EXUM N SANTIAGO, H. Y FISHEBIEIN Y ZUPKUS
N FELIPE N SCANLON X FLOREN
N FOX N SERRA X FRANCE
N GARIBAY N SIMMONS, C. Y FREY
N GENGA N SIMMS, T. Y FUSCO N ARESIMOWICZ
N GIBSON N SMITH, B. X GREEN
N GILCHREST N STAFSTROM Y HAINES
N GONZALEZ N STALLWORTH Y HALL, C. N GODFREY
N GRESKO N STEINBERG Y HARDING
N GUCKER N TERCYAK Y HAYES
N HADDAD N TURCO Y HILL N BUTLER
N HALL, J. N VARGAS Y KENNEDY N CANDELARIA, J.
N HAMPTON N VERRENGIA Y KLARIDES N COOK
The following is House Amendment Schedule "B" (LCO 3777):

After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. Subsection (l) of section 9-140 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(l) (1) No candidate, party or political committee, or agent of such candidate or committee shall mail unsolicited applications for absentee ballots to any person, unless such mailing includes:

[1(1)] (A) A written explanation of the eligibility requirements for voting by absentee ballot as prescribed in subsection (a) of section 9-135, and

[2] (B) a written warning that voting or attempting to vote by absentee ballot without meeting one or more of such eligibility requirements subjects the elector or applicant to potential civil and criminal penalties. As used in this subsection subdivision, "agent" means any person authorized to act on behalf of another person.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, the Secretary of the State shall not mail unsolicited applications for absentee ballots to any person."

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

Sec. 501 from passage 9-140(l)

The bill was further discussed by Representatives Currey of the 11th and Perillo of the 113th who offered House Amendment Schedule "C" (LCO 3783) and moved its adoption.

The amendment was discussed by Representatives Fox of the 148th, Candelora of the 86th and Yaccarino of the 87th.

The amendment was further discussed by Representative Fox of the 148th who moved that when the vote be taken it be taken by roll call.

The amendment was further discussed by Representative Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 3:41 p.m.

The following is the result of the vote:

Total Number Voting .................................................. 146
Necessary for Adoption .................................................. 74
Those voting Yea .......................................................... 55
Those voting Nay .......................................................... 91
Those absent and not voting .............................................. 5

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ABERCROMBIE N LOPES N ZIOGAS Y MACLACHLAN
N ALLIE-BRENNAN N LUXENBERG Y MASTROFRANCESCO
N ALTOBELLO N MCCARTHY VAHEY Y MCCARTY, K.
N ARCONTI N MCGEE Y ACKERT Y MCGORTY, B.
N ARNONE N MESKERS Y ARORA Y ODEA
N BAKER N MICHEL Y BETTS X O'NEILL
N BARRY N MILLER Y BOLINSKY Y PAVAILOCK-D'AMATO

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The following is House Amendment Schedule "C" (LCO 3783):

After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. (Effective from passage) Notwithstanding any provision of the general statutes, all federal funds allocated to the Secretary of the State to address the effects of COVID-19 on the conduct of the state election in 2020 shall be spent to (1) ensure safe and secure opportunities to vote in-person at polling places, and (2) reimburse municipalities for expenses incurred in administering the election. As used in this section, "COVID-19" means the respiratory disease designated by the World Health Organization on February 11, 2020, as coronavirus 2019, and any related mutation thereof recognized by said organization as a communicable respiratory disease."

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

Sec. 501 from passage New section

The bill was further discussed by Representatives Simmons of the 144th, Candelora of the 86th and Betts of the 78th.
The bill was further discussed by Representatives Reyes of the 75th and Candelora of the 86th who offered House Amendment Schedule "D" (LCO 3802) and moved its adoption.

The amendment was discussed by Representative Fox of the 148th.

The Speaker ordered the vote be taken by roll call at 6:04 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Adoption ................................................................ 74
Those voting Yea ........................................................................ 146
Those voting Nay ........................................................................ 0
Those absent and not voting ........................................................... 5

On a roll call vote the amendment was adopted.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y ARORA Y ODEA
Y BAKER Y MICHEL Y BETTS X O'NEILL
Y BARRY Y MILLER Y BOLINSKY Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI Y BUCKBEE Y PERILLO
Y BORER Y NOLAN Y CANDELORA, V. Y PISCOPO
Y BOYD Y PALM Y CARNEY Y POLLETTA
Y COMEY Y PAOLILLO Y CARPINO Y RIBIMAS
Y CONCEPCION Y PERONE Y CASE Y RITIGLIANO
Y CONLEY Y PHIPPS Y CHEESEMAN Y SIMANSKI
Y CURREY Y PORTER Y CUMMINGS Y SIMON
Y D'AGOSTINO Y REYES Y D'AMELIO X SMITH, R.
Y DATHAN Y RILEY Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RITTER Y DAVIS Y VAIL
Y DEMICO Y ROCHELLE Y DELNICKI Y WILSON
Y DILLON Y ROJAS Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROSE Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROTELLA Y FARNEN Y ZAWISTOWSKI
Y ELLIOTT Y SANchez Y FERRAR0 Y ZULLO
Y EXUM Y SANTIAGO, H. Y FISHEBIN Y ZUPKUS
Y FELIPE Y SCANLON X FLOREN
Y FOX Y SERRA X FRANCE
Y GARIBAY Y SIMMONS, C. Y FREY
Y GENGA Y SIMMS, T. Y FUSCO Y ARESIMOWICZ
Y GIBSON Y SMITH, B. X GREEN
Y GILCHREST Y STAFSTROM Y HAINES
Y GONZALEZ Y STALLWORTH Y HALL, C. Y GODFREY
Y GRESKO Y STEINBERG Y HARDING
Y GUCKER Y TERCYAK Y HAYES
Y HADDAD Y TURCO Y HILL Y BUTLER
Y HALL, J. Y VARGAS Y KENNEDY Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KARIDES Y COOK
Y HORN Y WALKER Y KARIDES-DITRIA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS Y KOKORUDA Y MORIN
Y JOHNSON Y WINKLER Y LABRIOLA Y MUSHINSKY
Y LEMAR Y WOOD, K. Y LANOUE Y ROSARIO
The following is House Amendment Schedule "D" (LCO 3802):

Strike lines 95 to 102, inclusive, in their entirety and substitute the following in lieu thereof:
"be mailed by the municipal clerk within forty-eight hours after the application for such absentee voting set is received by the clerk, or (B) may be mailed by a third-party mailing vendor approved and selected by the Secretary of the State for use by the municipal clerk for such purpose, provided any contract between the Secretary of the State and any such vendor shall require that such vendor mail each absentee voting set within seventy-two hours after the application for such absentee voting set is received by such vendor from the clerk."

In line 164, strike "said subdivision" and insert in lieu thereof "subdivision (1) of this subsection"

The bill was further discussed by Representatives Exum of the 19th, Klarides of the 114th and Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 6:29 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Passage ................................................................. 74
Those voting Yea ........................................................................ 144
Those voting Nay ........................................................................ 2
Those absent and not voting ......................................................... 5

On a roll call vote Emergency Certified House Bill No. 6002 as amended by House Amendment Schedules "A" and "D" was passed.

The following is the roll call vote:

Y ABERCROMBIE
Y ALLIE-BRENNAN
Y ALTObELLO
Y ARCONTI
Y ARNONE
Y BAKER
Y BARRY
Y BLUMENTHAL
Y BORER
Y BOYD
Y COMEY
Y CONCEPCION
Y CONLEY
Y CURREY
Y D'AGOSTINO
Y DATHAN
Y DE LA CRUZ
Y DEMICCO
Y DILLON
Y DIMASSA
Y DOUCETTE
Y ELLIOTT
Y EXUM
Y FELIPE
Y FOX
Y GARIBAY

Y LOPES
Y LUXENBERG
Y MCCARTHY VAHEY
Y MCGEE
Y MESKERS
Y MICHEL
Y MILLER
Y NAPOLI
Y NOLAN
Y PALM
Y PAOLILLO
Y PERONE
Y PHIPPS
Y PORTER
Y REYES
Y RILEY
Y ROCHELLE
Y ROJAS
Y ROSE
Y ROTELLA
Y SANCHEZ
Y SANTIAGO, H.
Y SCANLON
Y SERRA
Y SIMMONS, C.

Y ZIOGAS
Y ACKERT
Y ARORA
Y BETTS
Y POLINSKY
Y CARNEY
Y CARPINO
Y CASE
Y CHEESEMAN
Y CUMMINGS
Y D'AMELIO
Y DAUPHINAIS
Y CASE
Y DELNICKI
Y DEVLIN
Y DUBITSKY
Y FARNEN
Y FERRARO
Y FISHBEIN
X FLOREN
X FRANCE
Y FREY

X O'NEILL
N PAVALOCK-D'AMATO
Y PERILLO
Y PETIT
Y PISCOPO
Y POLLETTA
Y RUTIGLIANO
Y SIMANSKI
X SMITH, R.
Y SREDZINSKI
Y VAIL
Y WILSON
Y WOOD, T.
Y YACCARINO
Y ZAWISTOWSKI
Y ZULLO
Y ZUPKUS
EMERGENCY CERTIFICATION

HOUSE BILL PASSED

The following bill was received, read by the Clerk and passed. (Emergency certification signed by the President Pro Tempore of the Senate and the Speaker of the House of Representatives accompanied the bill.) A copy of the bill was on the desk of each member in accordance with the rules.

H.B. No. 6003 REP. ARESIMOWICZ, 30TH DIST.; SEN. LOONEY, 11TH DIST.; REP. RITTER, 1ST DIST.; SEN. DUFF, 25TH DIST.; REP. KARIDES, 114TH DIST.; SEN. FASANO, 34TH DIST. AN ACT CONCERNING DIABETES AND HIGH DEDUCTIBLE HEALTH PLANS.

The bill was explained by Representative Scanlon of the 98th.

The bill was discussed by Representative Pavalock-D’Amato of the 77th.

The bill was further discussed by Representative Scanlon of the 98th who offered House Amendment Schedule "A" (LCO 3784) and moved its adoption.

The amendment was discussed by Representative Pavalock-D’Amato of the 77th.

The Speaker ordered the vote be taken by roll call at 7:23 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 145
Necessary for Adoption ......................................................... 73
Those voting Yea ................................................................. 145
Those voting Nay ................................................................. 0
Those absent and not voting .................................................. 6

On a roll call vote the amendment was adopted.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y ARORA Y O'DEA
Y BAKER Y MICHEL Y BETTS X O'NEILL

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The following is House Amendment Schedule "A" (LCO 3784):

Strike section 3 in its entirety and substitute the following in lieu thereof:
"Sec. 3. Section 20-616 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2021):

(a) As used in this section:

1) "Diabetes device" means a device, including, but not limited to, a blood glucose test strip, glucometer, continuous glucometer, lancet, lancing device or insulin syringe, that is (A) a legend device or nonlegend device, and (B) used to cure, diagnose, mitigate, prevent or treat diabetes or low blood sugar;

2) "Diabetic ketoacidosis device" means a device that is (A) a legend or nonlegend device, and (B) used to screen for or prevent diabetic ketoacidosis;

3) "Glucagon drug" means a drug that contains glucagon and is (A) a legend drug or nonlegend drug, (B) prescribed for self-administration on an outpatient basis, and (C) approved by the federal Food and Drug Administration to treat low blood sugar;

4) "Insulin drug" means a drug, including, but not limited to, an insulin pen, that contains insulin and is (A) a legend drug or nonlegend drug, (B) prescribed for self-administration on an outpatient basis, and (C) approved by the federal Food and Drug Administration to treat diabetes; and

5) "Usual customary charge to the public" means a charge for a particular prescription not covered by Medicaid, excluding charges made to third-party payors and special discounts offered to individuals, including, but not limited to, senior citizens.
[(a) (b) Except as provided in subsection [(b) (c) or (d) of this section, a prescription may be refilled only upon the written, oral or electronically-transmitted order of a prescribing practitioner.  

[(b)] (c) A pharmacist may exercise his professional judgment in refilling a prescription that is not for a controlled drug, as defined in section 21a-240, without the authorization of the prescribing practitioner, provided (1) the pharmacist is unable to contact such practitioner after reasonable effort, (2) failure to refill the prescription might result in an interruption of a therapeutic regimen or create patient suffering, and (3) the pharmacist informs the patient or representative of the patient at the time of dispensing that the refill is being provided without such authorization and informs the practitioner at the earliest reasonable time that authorization of the practitioner is required for future refills. Prescriptions may be refilled once pursuant to this subsection for a quantity of drug not to exceed a seventy-two hour supply.

(d) (1) (A) Notwithstanding subsection (c) of this section, a pharmacist may immediately prescribe and dispense to a patient not more than a thirty-day supply of a diabetic ketoacidosis device, insulin drug or glucagon drug, and any diabetes devices that are necessary to administer such supply of such insulin drug or glucagon drug, if:

(i) The patient informs the pharmacist that the patient has less than a seven-day supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device.

(ii) The pharmacist determines, in the pharmacist's professional judgment, that the patient will likely suffer significant physical harm within seven days if the patient does not obtain an additional supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device before the expiration of said seven days;

(iii) The pharmacist reviews the electronic prescription drug monitoring program established pursuant to section 21a-254 and determines that no pharmacist prescribed and dispensed a supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device to the patient pursuant to this subsection during the twelve-month period immediately preceding, unless:

(I) The pharmacist determines, by contacting the pharmacy that filled the most recent prescription for such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device, by examining another prescription database or reviewing the most recent prescription for such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device or a prescription label containing the most recent prescription information for such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device, that no pharmacist dispensed a supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device to the patient pursuant to this subsection during the twelve-month period; or

(II) The electronic prescription drug monitoring program established pursuant to section 21a-254 is unavailable; and

(iv) Not later than seventy-two hours after the pharmacist dispenses such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device the pharmacist, or the pharmacist’s representative, provides notice to the practitioner who, other than the pharmacist, most recently prescribed such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device to the patient.

(B) A pharmacist shall immediately prescribe and dispense to a patient not more than a thirty-day supply of a diabetic ketoacidosis device, insulin drug or glucagon drug, and any diabetes devices that are necessary to administer such supply of the insulin drug or glucagon drug, if the criteria established in subparagraphs (A)(i) to (A)(iv), inclusive, of this subdivision have been satisfied and the patient pays, or has health insurance coverage, for such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device.

2) No pharmacist who prescribes and dispenses a supply of a diabetic ketoacidosis device, insulin drug or glucagon drug, and any diabetes devices that are necessary to administer such supply of the insulin drug or glucagon drug, pursuant to subdivision (1) of this section shall require the patient to tender payment to the pharmacist for such supply in an amount that exceeds:

(A) The amount of the coinsurance, copayment, deductible or other out-of-pocket expense that the patient's health insurance coverage imposes for such supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device; or

(B) The usual customary charge to the public for such supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device if the patient does not have health insurance
coverage for such supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device.

(3) Nothing in subdivision (1) or (2) of this subsection shall be construed to prohibit a pharmacist from requiring a patient to submit to the pharmacist, before the pharmacist prescribes or dispenses a supply of a diabetic ketoacidosis device, insulin drug or glucagon drug, and any diabetes devices necessary to administer such insulin drug or glucagon drug, pursuant to said subdivisions, proof of health insurance coverage for the patient, personal identification for the patient, contact information for a health care provider providing treatment to the patient, information concerning previous prescriptions issued to the patient for the insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device, a sworn statement by the patient stating that the patient is unable to timely obtain the insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device that the patient is seeking pursuant to this subsection without suffering significant physical harm, and any amount required by the pharmacist under subdivision (2) of this subsection.

(4) Each pharmacist shall refer a patient who requests a supply of an insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device pursuant to this subsection to a federally-qualified health center if:

(A) The pharmacist determines that the patient does not have health insurance coverage for such supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device; or

(B) The patient informs the pharmacist that the patient is concerned that the net cost to the patient for such supply of such insulin drug, glucagon drug, diabetes devices or diabetic ketoacidosis device is unaffordable.

(c) Any prescription that is not for a controlled drug, as defined in section 21a-240, may be transferred orally or electronically between pharmacies, provided:

1. The prescribing practitioner has authorized the original prescription to be refilled in accordance with subsection [(a)](b) of this section;

2. The pharmacist transferring the prescription shall cancel the original prescription in such pharmacist's records and shall indicate in such records the name of the pharmacy to which the prescription is transferred and the date of the transfer, provided, such cancellation shall not be required in the case of any transfer between pharmacies which electronically access the same prescription records and utilize the same computer or other electronic prescription transfer system; and

3. The pharmacist receiving the prescription shall indicate in such pharmacist's records, in addition to any other information required by law, (A) the fact that the prescription has been transferred and the names of the transferring pharmacy and pharmacist, (B) the date of issuance and the prescription number of the original prescription, (C) the date the original prescription was first dispensed, (D) the number of refills authorized by the original prescription and the complete refill record for the prescription as of the date of the transfer, and (E) the number of valid refills remaining as of the date of the transfer."

The bill was further discussed by Representative Pavalock-D’Amato of the 77th who offered House Amendment Schedule "B" (LCO 3805) and moved its adoption.

The amendment was discussed by Representatives Scanlon of the 98th and Candelora of the 86th.

The Speaker ordered the vote be taken by roll call at 7:37 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Adoption ............................................................... 73
Those voting Yea ................................................................. 144
Those voting Nay ................................................................ 0
Those absent and not voting ..................................................... 7
On a roll call vote the amendment was adopted.

The following is the roll call vote:

Y  ABERCROMBIE  Y  LOPES  Y  ZIOGAS  Y  MACLACHLAN
Y  ALLIE-BRENNAN  Y  LUXENBERG  Y  MASTROFRANCESCO
Y  ALTObELLO  Y  MCCARTHY VAHEY  Y  MCCARTY, K.
Y  ARCONTI  Y  MCGEE  Y  ACKERT  Y  MCGORTY, B.
Y  ARNONE  Y  MESKERS  Y  ARORA  Y  O'DEA
Y  BAKER  Y  MICHEL  Y  BETTS  X  O'NEILL
Y  BARRY  Y  MILLER  Y  BOLINSKY  Y  PAVALOCK-D'AMATO
Y  BLUMENTHAL  Y  NAPOLI  Y  BUCKBEE  Y  PERILLO
Y  BORER  Y  NOLAN  Y  CANDELORA, V.  Y  PETIT
Y  BOYD  Y  PALM  Y  CARNEY  Y  PISCOPO
Y  COMEY  Y  PAOLILLO  Y  CARPINO  Y  POLLETTA
Y  CONCEPCION  Y  PERONE  Y  CASE  Y  REBIMBAS
Y  CONLEY  Y  PHIPPS  Y  CHEESEMAN  Y  RUTIGLIOANO
Y  CURREY  Y  PORTER  Y  CUMMINGS  Y  SIMANSKI
Y  D'AGOSTINO  Y  REYES  X  D'AMELIO  Y  SMITH, R.
Y  DATHAN  Y  RILEY  Y  DAUPHINAIS  Y  SREDZINSKI
Y  DE LA CRUZ  Y  RITTER  Y  DAVIS  Y  VAIL
Y  DEMICCO  Y  ROCHELLE  Y  DELNICKI  Y  WILSON
Y  DILLON  Y  ROJAS  Y  DEVLIN  Y  WOOD, T.
Y  DIMASSA  Y  ROSE  Y  DUBITSKY  Y  YACCARINO
Y  DOUCETTE  Y  ROTELLA  Y  FARNEN  Y  ZAWISTOWSKI
Y  ELLIOTT  Y  SANCHEZ  X  FERRARO  Y  ZULLO
Y  EXUM  Y  SANTIAGO, H.  Y  FISHEBEIN  Y  ZUPKUS
Y  FELIPE  Y  SCANLON  X  FLOREN  Y  ZUPKUS
Y  FOX  Y  SERRA  X  FRANCE  Y  ZUPKUS
Y  GARIBAY  Y  SIMMONS, C.  Y  FREY  Y  ZUPKUS
Y  GENG  Y  SIMMS, T.  Y  FUSCO  Y  ARESIMOWICZ
Y  GIBSON  Y  SMITH, B.  X  GREEN  Y  ARESIMOWICZ
Y  GILCHRIST  Y  STAFSTROM  Y  HAINES  Y  SMITH, B.
Y  GONZALEZ  Y  STALLWORTH  Y  HALL, C.  Y  GODFREY
Y  GRESKO  Y  STEINBERG  Y  HARDING  Y  GODFREY
Y  GUCKER  Y  TERCYAK  Y  HAYES  Y  GODFREY
Y  HADDAD  Y  TURCO  Y  HILL  Y  BUTLER
Y  HALL, J.  X  VARGAS  Y  KENNEDY  Y  CANDELARIA, J.
Y  HAMPTON  Y  VERRENGIA  Y  KLARIDES  Y  KRAKIDES
Y  HORN  Y  WALKER  Y  KLARIDES-DITRIA  Y  HENNESSY
Y  HUGHES  Y  WILSON PHEANIOUS  Y  KOKORUDA  Y  KRAKIDES
Y  JOHNSON  Y  WINKLER  Y  LABRIOLA  Y  MUSHINSKY
Y  LEMAR  Y  WOOD, K.  Y  LANOUÉ  Y  ROSARIO
Y  LINEHAN  Y  YOUNG  Y  LAVIELLE  Y  RYAN

The following is House Amendment Schedule "B" (LCO 3805):

After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. Subsection (l) of section 1 of house bill 6001 of the July special session, as amended by House Amendment Schedule "A", is repealed and the following is substituted in lieu thereof (Effective from passage):

(l) Notwithstanding sections 4-168 to 4-174, inclusive, of the general statutes, from the period beginning on the effective date of this section and ending on March 15, 2021, the Commissioner of Public Health may temporarily waive, modify or suspend any regulatory requirements adopted by the Commissioner of Public Health or any boards or commissions under chapters 368a, 368d, 368v, 369 to 381a, inclusive, 382a, 383 to 388, inclusive, 397a, 398 to 399, inclusive, 400a, 400c,
400j and 474 of the general statutes as the Commissioner of Public Health deems necessary to reduce the spread of COVID-19 and to protect the public health for the purpose of providing residents of this state with telehealth services from out-of-state practitioners.”

The bill was further discussed by Representatives Cheeseman of the 37th, Turco of the 27th, Yaccarino of the 87th, Dathan of the 142nd, Arora of the 151st and Delnicki of the 14th.

The Speaker ordered the vote be taken by roll call at 8:17 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Passage</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>146</td>
<td>74</td>
<td>5</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td></td>
<td>142</td>
<td>4</td>
<td></td>
</tr>
</tbody>
</table>

On a roll call vote Emergency Certified House Bill No. 6003 as amended by House Amendment Schedules "A" and "B" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y ACKERT Y MASTROFRANCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y BOLINSKY Y PAVALOCK-D'AMATO
Y ARNONE Y MESKERS Y ARORA Y MCGRORY, B.
Y BAKER Y MICHEL Y BETTS X O'NEILL
Y BARRY Y MILLER Y BUCKBEE Y PERILLO
Y BLUMENTHAL Y NAPOLI Y CANELORA, V. Y PETIT
Y BORER Y NOLAN Y CANDELORI, V. Y ODEA
Y BOYD Y PALMI Y CARNEY Y PISCOP
Y COMEY Y PAOLILLO Y CARPINO Y POLLETTA
Y CONCEPCION Y PERONE Y CASE Y REBIMAS
Y CONLEY Y PHIPPS Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y PORTER Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y REYES Y D'AMELIO X SMITH, R.
Y DATHAN Y RILEY N DAUPHINAI Y SREDZINSKI
Y DE LA CRUZ Y RITTER Y DAVIS Y VAIL
Y DEMICCO Y ROCHELLE Y DELNICKI Y WILSON
Y DILLON Y ROJAS Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROSE Y DUBITSKY Y YACARINO
Y DOUCETTE Y ROTELLA Y FARNEN Y ZAWISTOWSKI
Y ELLIOTT Y SANCHEZ Y FERRARO Y ZULLO
Y EXUM Y SANTIAGO, H. N FISHBEIN Y ZUPKUS
Y FELIPE Y SCANLON X FLORENC
Y FOX Y SERRA X FRANCE
Y GARIBAY Y SIMONS, C. Y FREY
Y GENGA Y SIMMS, T. Y FUSCO Y ARESIMOWICZ
Y GIBSON Y SMITH, B. X GREEN
Y GILCHREST Y STAFSTROM Y HAINES
Y GONZALEZ Y STALLWORTH Y HALL, C. Y GODFREY
Y GRESKO Y STEINBERG Y HARDING
Y GUCKER Y TERCYAK N HAYES
Y HADDA Y TURCO Y HILL Y BUTLER
Y HALL, J. Y VARGAS Y KENNEDY Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLAIDES Y COOK
Y HORN Y WALKER Y KLAIDES-DITRIA Y HENNESSY
RECESS

On motion of Representative Currey of the 11th District, the House recessed at 8:19 o’clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 1:19 o’clock a.m., Deputy Speaker Pro Tempore Godfrey in the Chair.

EMERGENCY CERTIFICATION

HOUSE BILL PASSED

The following bill was received, read by the Clerk and passed. (Emergency certification signed by the President Pro Tempore of the Senate and the Speaker of the House of Representatives accompanied the bill.) A copy of the bill was on the desk of each member in accordance with the rules.

H.B. No. 6004 REP. ARESIMOWICZ, 30TH DIST.; SEN. LOONEY, 11TH DIST.; REP. RITTER, 1ST DIST.; SEN. DUFF, 25TH DIST. AN ACT CONCERNING POLICE ACCOUNTABILITY.

The bill was explained by Representative Stafstrom of the 129th.

The bill was discussed by Representative Rebimbas of the 70th.

DEPUTY SPEAKER COOK IN THE CHAIR

The bill was further discussed by Representative Rebimbas of the 70th who offered House Amendment Schedule "A" (LCO 3808) and moved its adoption.

The amendment was discussed by Representatives Stafstrom of the 129th, McGee of the 5th, Felipe of the 130th, Reyes of the 75th, Michel of the 146th, Stallworth of the 126th and Nolan of the 39th.

DEPUTY SPEAKER HENNESSY IN THE CHAIR

DEPUTY SPEAKER COOK IN THE CHAIR

The amendment was further discussed by Representatives Wilson Pheanious of the 53rd, Smith of the 48th, Gilchrest of the 18th, Palm of the 36th, Hughes of the 135th, Hennessy of the 127th, Winkler of the 56th, Rosario of the 128th and Hall of the 7th.

DEPUTY SPEAKER ROSARIO IN THE CHAIR

The amendment was further discussed by Representatives Phipps of the 100th, Lemar of the 96th, Vargas of the 6th and Ritter of the 1st.

SPEAKER ARESIMOWICZ IN THE CHAIR

The Speaker ordered the vote be taken by roll call at 7:40 a.m.
The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Adoption .............................................................. 73
Those voting Yea ................................................................. 72
Those voting Nay ................................................................. 72
Those absent and not voting ...................................................... 7

On a roll call vote the amendment was rejected.

The following is the roll call vote:

Y ABERCROMBIE  N LOPES  Y ZIOGAS  N MACLACHLAN
N ALLIE-BRENNAN  N LUXENBERG  Y MASTROFRANCESCO
Y ALTObELLO  N MCCARTHY VAHEY  Y MCCARTY, K.
N ARCONTI  N MCGEE  Y ACKERT  Y MCGORTY, B.
N ARNONE  Y MESKERS  Y ARORA  Y ODEA
N BAKER  N MICHEL  Y BETTS  X O'NEILL
Y BARRY  N MILLER  Y BOLINSKY  Y PAVALOCK-D'AMATO
N BLUMENTHAL  Y NAPOLI  Y BUCKBEE  Y PERILLO
N BORER  N NOLAN  Y CANDELA, V.  Y PETIT
Y BOYD  N PALM  Y CARNEY  Y PISCOPO
N COMEY  N PAOLILLO  Y CARPINO  Y POLLETA
N CONCEPCION  X PERONE  Y CASE  Y REBIMBAS
N CONLEY  N PHIPPS  Y CHEESEMAN  Y RUTIGLIANO
N CURREY  N PORTER  Y CUMMINGS  Y SIMANSKI
N D'AGOSTINO  N REYES  Y D'AMELIO  X SMITH, R.
N DATHAN  N RILEY  Y DAUPHINAIS  Y SREDZINSKI
Y DE LA CRUZ  N RITTER  Y DAVIS  Y VAIL
N DEMICCO  Y ROCHELLE  Y DELNICKI  Y WILSON
N DILLON  N ROJAS  Y DEVLIN  Y WOOD, T.
N DIMASSA  N ROSE  Y DUBITSKY  Y YACCARINO
N DOUCETTE  N ROTELLA  Y FARNEN  Y ZAWISTOWSKI
X ELLIOTT  N SANCHEZ  Y FERRARO  Y ZULLO
N EXUM  N SANTIAGO, H.  Y FISHEIN  Y ZUPKUS
N FELIPE  N SCANLON  X FLOREX
N FOX  N SERRA  X FRANCE
Y GARIBAY  N SIMMONS, C.  Y FREY
Y GENGIA  N SIMMS, T.  Y FUSCO  N ARESIMOWICZ
N GIBSON  N SMITH, B.  X GREEN
N GILCHREST  N STAFSTROM  Y HAINES
N GONZALEZ  N STALLWORTH  Y HALL, C.  N GODEFY
N GRESKO  Y STEINBERG  Y HARDING
N GUCKER  N TERCYAK  Y HAYES
N HADDAD  N TURCO  Y HILL  N BUTLER
N HALL, J.  N VARGAS  Y KENNEDY  N CANDELA, J.
Y HAMPTON  Y VERRENGIA  Y KLABIDES  Y COOK
N HORN  N WALKER  Y KLABIDES-DITRIA  N HENNESSY
N HUGHES  N WILSON PHEANIOUS  Y KOKORUDA  Y MORIN
N JOHNSON  N WINKLER  Y LABRIOLA  N MUSHINSKY
N LEMAR  Y WOOD, K.  Y LANOUE  N ROSARIO
Y LINEHAN  N YOUNG  Y LAVIELLE  N RYAN

The following is House Amendment Schedule "A" (LCO 3808):

Strike sections 41 and 42 in their entirety and renumber the remaining sections and internal references accordingly.
DEPUTY SPEAKER CANDELARIA IN THE CHAIR

The bill was further discussed by Representatives O'Dea of the 125th, Cook of the 65th, de la Cruz of the 41st and Klarides of the 114th.

SPEAKER ARESIMOWICZ IN THE CHAIR

The bill was further discussed by Representative and Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 9:03 a.m.

The following is the result of the vote:

Total Number Voting ......................................................... 144
Necessary for Passage ......................................................... 73
Those voting Yea ................................................................. 86
Those voting Nay ................................................................. 58
Those absent and not voting .................................................. 7

On a roll call vote Emergency Certified House Bill No. 6004 was passed.

The following is the roll call vote:

Y ABERCRUMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y ZIOGAS N MASTROFRANCESCO
N ALTObELLO Y MCCARTHY VAHEY N MCCARTY, K.
Y ARCONTI Y MCGEE N ACKERT N MCGORTY, B.
Y ARNONE Y MESKERS N ARORA N O'DEA
Y BAKER Y MICHEL N BETTS X O'NEILL
N BARRY Y MILLER N BOLINSKY N PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI N BUCKBEE N PERILLO
Y BORER Y NOLAN N CADELOLA, V. N PETIT
Y BOYD Y PALM N CARNEY N PISCOPO
Y COMEY Y PAOLILLO N CARPINO N POLLETTA
Y CONCEPCION X PERONE N CASE N REBIMBAS
Y CONLEY Y PHIPPS N CHEESEMAN N RUTIGLIANO
Y CURREY Y PORTER N CUMMINGS N SIMANSKI
Y D'AGOSTINO Y REYES N D'AMELIO X SMITH, R.
Y DATHAN Y RILEY N DAUPHINAI N SREDZINSKI
N DE LA CRUZ Y RITTER N DAVIS N VAIL
Y DEMICCO Y ROCHELLE N DELNICKI N WILSON
Y DILLON Y ROJAS N DEVLIN N WOOD, T.
Y DIMASSA Y ROSE N DUBITSKY N YACCARINO
Y DOUCETTE Y ROTELLA N FARNEN N ZAWISTOWSKI
Y ELLIOTT Y SANCHEZ N FERRARO N ZULLO
Y EXUM Y SANTIAGO, H. N FISHEAN N ZUPKUS
Y FELIPE Y SCANLON X FLORENS N DAVES
Y FOX Y SERRA X FRANCE Y WEISS
Y GARIBAY Y SIMMONS, C. N FREY Y ARESIMOWICZ
Y GENA Y SIMMS, T. N FUSCO Y ARESIMOWICZ
Y GIBSON Y SMITH, B. X GREEN Y GODFREY
Y GILCHREST Y STAFSTROM N HAINES Y GODFREY
Y GONZALEZ Y STALLWORTH N HALL, C. Y GODFREY
Y GRESKO Y STERNBERG N HARDING
Y GUCKER Y TERCYAK N HAYES
Y HADDAD Y TURCO N HILL Y BUTLER
Y HALL, J. Y VARGAS N KENNEDY Y CANDELARIA, J.
**IMMEDIATE TRANSMITTAL TO THE SENATE**

On motion of Representative Currey of the 11th District, all matters requiring further action by the Senate were immediately transmitted to the Senate.

**REPRESENTATIVES ABSENT**

The following Representatives were absent today or may have missed some votes due to the following:

- Representative Floren of the 149th District - out of state - self-quarantine
- Representative France of the 42nd District – self-quarantine
- Representative Green of the 55th District - family business
- Representative Smith of the 108th District - family business

**ADJOURNMENT**

On motion of Representative Ritter of the 1st District, the House adjourned at 9:05 o’clock a.m., sine die.

**ATTEST:** Charles R. Augur  
Assistant Clerk of the House of Representatives  
Hartford, Connecticut  
July 24, 2020 at 9:05 o’clock a.m.