



General Assembly

February Session, 2022

Raised Bill No. 5396

LCO No. 2872



Referred to Committee on PUBLIC HEALTH

Introduced by:
(PH)

AN ACT INCREASING ACCESS TO MENTAL HEALTH MEDICATION.

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

1 Section 1. (*Effective July 1, 2022*) (a) As used in this section and section
2 2 of this act:

3 (1) "MDMA" means the synthetic psychoactive drug, 3,4-
4 methylenedioxymethamphetamine, commonly known as ecstasy or
5 molly, that acts as a serotonin receptor agonist and reuptake inhibitor of
6 serotonin and dopamine.

7 (2) "Psilocybin" means a serotonin receptor agonist that occurs
8 naturally in some mushroom species.

9 (3) "Qualified patient" means a resident of the state who is (A) a
10 veteran, (B) a retired first responder, (C) a direct care health care worker,
11 or (D) from a historically underserved community, and who has a
12 serious or life-threatening mental or behavioral health disorder and
13 without access to effective mental or behavioral health medication.

14 (4) "Qualified applicant" means a provider of mental or behavioral

15 health services that has received approval from the federal Food and
16 Drug Administration as an approved treatment site with an expanded
17 access protocol that allows the provider access to an investigational
18 drug for treatment use, including emergency use, pursuant to 21 CFR
19 312, as amended from time to time.

20 (5) "Approved treatment site" means the location where a qualified
21 applicant that has been selected under subsection (e) of this section as a
22 provider of MDMA-assisted or psilocybin-assisted therapy under the
23 pilot program established pursuant to subsection (b) of this section will
24 provide such therapy.

25 (b) There is established, within the Department of Mental Health and
26 Addiction Services, a psychedelic-assisted therapy pilot program to
27 provide qualified patients with the funding necessary to receive
28 MDMA-assisted or psilocybin-assisted therapy as part of an expanded
29 access program approved by the federal Food and Drug Administration
30 pursuant to 21 CFR 312, as amended from time to time. The department
31 shall cease to operate the pilot program when MDMA and psilocybin
32 have been approved to have a medical use by the Drug Enforcement
33 Administration, or any successor agency.

34 (c) There is established a Qualified Patients for Approved Treatment
35 Sites Fund, "PAT Fund". The fund shall contain any moneys required by
36 law to be deposited in the fund and may contain any other funds as
37 provided in subsection (d) of this section. The Department of Mental
38 Health and Addiction Services shall administer and use the fund for
39 grants to qualified applicants to provide MDMA-assisted or psilocybin-
40 assisted therapy to qualified patients under the pilot program
41 established pursuant to subsection (b) of this section.

42 (d) For the fiscal year ending on June 30, 2023, and for each fiscal year
43 thereafter, block grant funds allocated to the department pursuant to
44 section 4-28b of the general statutes may be deposited in said fund, and
45 the department may accept contributions from any source, public or
46 private, for deposit in said fund.

47 (e) On or before November 29, 2022, a qualified applicant may apply
48 to the Department of Mental Health and Addiction Services for selection
49 as an approved treatment site. The department shall:

50 (1) Develop an application form for qualified applicants seeking
51 selection as an approved treatment site and, not later than October 31,
52 2022, post such application on the department's Internet web site;

53 (2) Select up to three qualified applicants as approved treatment sites
54 not later than December 28, 2022;

55 (3) Distribute one million five hundred thousand dollars from the
56 PAT Fund equally amongst the approved treatment sites; and

57 (4) Distribute an additional one million five hundred thousand
58 dollars from the PAT Fund equally amongst the approved treatment
59 sites that, prior to March 31, 2023, provided proof of receipt of a one
60 million five hundred thousand dollar matching grant from a private
61 foundation to treat qualified patients. If no approved treatment site
62 provides proof of receipt of such matching grant on or before March 31,
63 2023, the department shall distribute an additional one million five
64 hundred thousand dollars from the PAT Fund equally amongst the
65 approved treatment sites not later than March 31, 2024.

66 (f) Approved treatment sites shall collect and submit data to the
67 Department of Mental Health and Addiction Services, including, but
68 not limited to, its protocols for the provision of MDMA-assisted and
69 psilocybin-assisted treatment, training on the facilitation of such
70 treatment, implementation of facility standards, strategies for patient
71 protection and mitigation of drug diversion. Approved treatment sites
72 shall follow all applicable patient privacy laws in the collection and
73 submission of data to the department. As used in this subsection, "drug
74 diversion" means the transfer of a legally prescribed drug from the
75 individual for whom it was prescribed to another individual for any
76 illicit use.

77 Sec. 2. (*Effective July 1, 2022*) (a) There is established the Connecticut

78 Psychedelic Treatment Advisory Board, which shall be part of the
79 Department of Mental Health and Addiction Services.

80 (b) The board shall consist of the following members: (1) Two
81 appointed by the speaker of the House of Representatives; (2) two
82 appointed by the president pro tempore of the Senate; (3) one appointed
83 by the minority leader of the House of Representatives; (4) one
84 appointed by the minority leader of the Senate; (5) two appointed by the
85 Office of the Governor; (6) one appointed by the Commissioner of
86 Mental Health and Addiction Services; (7) one appointed by the
87 Commissioner of Public Health; and (8) one appointed by the
88 Commissioner of Consumer Protection. The board shall include
89 members with experience or expertise in psychedelic research,
90 psychedelic-assisted therapy, public health, access to mental and
91 behavioral health care in underserved communities, veteran mental and
92 behavioral health care, harm reduction and sacramental use of
93 psychedelic substances.

94 (c) The speaker of the House of Representatives and the president pro
95 tempore of the Senate shall select the chairpersons of the board from
96 among the members of the board. The chairpersons shall oversee the
97 establishment of and make recommendations regarding the voting
98 procedures of the board.

99 (d) The administrative staff of the joint standing committee of the
100 General Assembly having cognizance of matters relating to consumer
101 protection shall serve as administrative staff of the board, with
102 assistance as needed provided by employees of the Offices of Legislative
103 Research and Fiscal Analysis.

104 (e) The board shall advise the Department of Mental Health and
105 Addiction Services on the design and development of the regulations
106 and infrastructure necessary to safely allow for therapeutic access to
107 psychedelic-assisted therapy upon the legalization of MDMA,
108 psilocybin and any other psychedelic compounds. In advising the
109 department under this subsection, the board shall be responsible for: (1)

110 Reviewing and considering the data from the psychedelic-assisted
111 therapy pilot program established under section 1 of this act to inform
112 the development of such regulations; (2) advising the department on the
113 necessary education, training, licensing and credentialing of therapists
114 and facilitators, patient safety, harm reduction, the establishment of
115 equity measures in both clinical and therapeutic settings, cost and
116 insurance reimbursement considerations and standards of treatment
117 facilities; (3) advising the department on the use of group therapy and
118 other therapy options to reduce cost and maximize public health
119 benefits from psychedelic treatments; (4) monitoring updated federal
120 regulations and guidelines for referral and consideration by the state
121 agencies of cognizance for implementation of such regulations and
122 guidelines; (5) developing a long-term strategic plan to improve mental
123 health care through the use of psychedelic treatment; (6) recommending
124 equity measures for clinical subject recruitment and facilitator training
125 recruitment; and (7) assisting with the development of public awareness
126 and education campaigns.

127 (f) The board may establish committees and subcommittees
128 necessary for the operation of the board.

129 Sec. 3. Section 21a-243 of the general statutes is repealed and the
130 following is substituted in lieu thereof (*Effective July 1, 2022*):

131 (a) The Commissioner of Consumer Protection shall adopt
132 regulations for the efficient enforcement and operation of sections 21a-
133 244 to 21a-282, inclusive.

134 (b) The Commissioner of Consumer Protection may, so far as may be
135 consistent with sections 21a-244 to 21a-282, inclusive, adopt the
136 regulations existing under the federal Controlled Substances Act and
137 pertinent regulations existing under the federal food and drug laws and
138 conform regulations adopted hereunder with those existing under the
139 federal Controlled Substances Act and federal food and drug laws.

140 (c) The Commissioner of Consumer Protection, acting upon the
141 advice of the Commission of Pharmacy, may by regulation designate,

142 after investigation, as a controlled substance, a substance or chemical
143 composition containing any quantity of a substance which has been
144 found to have a stimulant, depressant or hallucinogenic effect upon the
145 higher functions of the central nervous system and having a tendency
146 to promote abuse or physiological or psychological dependence or both.
147 Such substances are classifiable as amphetamine-type, barbiturate-type,
148 cannabis-type, cocaine-type, hallucinogenic, morphine-type and other
149 stimulant and depressant substances, and specifically exclude alcohol,
150 caffeine and nicotine. Substances which are designated as controlled
151 substances shall be classified in schedules I to V by regulations adopted
152 pursuant to subsection (a) of this section.

153 (d) The Commissioner of Consumer Protection may by regulation
154 change the schedule in which a substance classified as a controlled
155 substance in schedules I to V of the controlled substance scheduling
156 regulations is placed. On or before December 15, 1986, and annually
157 thereafter, the commissioner shall submit a list of all such schedule
158 changes to the chairmen and ranking members of the joint standing
159 committee of the General Assembly having cognizance of matters
160 relating to public health.

161 (e) Notwithstanding the provisions of subsections (a) to (d), inclusive,
162 of this section, not later than January 1, 2013, the Commissioner of
163 Consumer Protection shall submit amendments to sections 21a-243-7
164 and 21a-243-8 of the regulations of Connecticut state agencies to the
165 standing legislative regulation review committee to reclassify marijuana
166 as a controlled substance in schedule II under the Connecticut
167 controlled substance scheduling regulations, except that for any
168 marijuana product that has been approved by the federal Food and
169 Drug Administration or successor agency to have a medical use and that
170 is reclassified in any schedule of controlled substances or unscheduled
171 by the federal Drug Enforcement Administration or successor agency,
172 the commissioner shall adopt the schedule designated by the Drug
173 Enforcement Administration or successor agency.

174 (f) Notwithstanding the provisions of subsections (a) to (d), inclusive,

175 of this section, the Commissioner of Consumer Protection shall adopt
176 the schedule designated by the Drug Enforcement Administration or
177 successor agency for MDMA, as defined in section 1 of this act, and
178 psilocybin, as defined in said section, if MDMA and psilocybin have
179 been approved by said administration, or successor agency, to have a
180 medical use and are reclassified in any schedule of controlled substances
181 or unscheduled by said administration or successor agency.

182 [(f)] (g) A new or amended regulation under this chapter shall be
183 adopted in accordance with the provisions of chapter 54.

184 [(g)] (h) In the event of any inconsistency between the contents of
185 schedules I, II, III, IV and V of the controlled substance scheduling
186 regulations and schedules I, II, III, IV and V of the federal Controlled
187 Substances Act, as amended, the provisions of the federal act shall
188 prevail, except (1) when the provisions of the Connecticut controlled
189 substance scheduling regulations place a controlled substance in a
190 schedule with a higher numerical designation, schedule I being the
191 highest designation, or (2) as provided in subsection (e) of this section.

192 [(h)] (i) When a drug that is not a controlled substance in schedule I,
193 II, III, IV or V, as designated in the Connecticut controlled substance
194 scheduling regulations, is designated to be a controlled substance under
195 the federal Controlled Substances Act, such drug shall be considered to
196 be controlled at the state level in the same numerical schedule from the
197 effective date of the federal classification. Nothing in this section shall
198 prevent the Commissioner of Consumer Protection from designating a
199 controlled substance differently in the Connecticut controlled substance
200 scheduling regulations than such controlled substance is designated in
201 the federal Controlled Substances Act, as amended from time to time.

202 [(i)] (j) The Commissioner of Consumer Protection shall, by
203 regulation adopted pursuant to this section, designate the following
204 substances, by whatever official, common, usual, chemical or trade
205 name designation, as controlled substances and classify each such
206 substance in the appropriate schedule:

- 207 (1) 1-pentyl-3-(1-naphthoyl)indole (JWH-018);
- 208 (2) 1-butyl-3-(1-naphthoyl)indole (JWH-073);
- 209 (3) 1-[2-(4-morpholinyl)ethyl]-3-(1-naphthoyl)indole (JWH-200);
- 210 (4) 5-(1,1-dimethylheptyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-phenol
211 (CP-47,497);
- 212 (5) 5-(1,1-dimethyloctyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-phenol
213 (cannabicyclohexanol; CP-47,497 C8 homologue);
- 214 (6) Salvia divinorum; and
- 215 (7) Salvinorum A.

216 [(j)] (k) Notwithstanding the provisions of subsection (c) of this
217 section, the Commissioner of Consumer Protection shall designate the
218 following substances, by whatever official, common, usual, chemical or
219 trade name designation, as controlled substances in schedule I of the
220 controlled substances scheduling regulations:

- 221 (1) Mephedrone (4-methylmethcathinone); and
- 222 (2) MDPV (3,4-methylenedioxypropylone).

223 Sec. 4. (NEW) (*Effective July 1, 2022*) The Department of Consumer
224 Protection shall consider for adoption any nonbinding federal
225 guidelines from the federal Department of Health and Human Services
226 regarding the practice of psychedelic-assisted therapy. The Connecticut
227 Psychedelic Treatment Advisory Board established under section 2 of
228 this act and members of the public may submit written comments to the
229 department during a notice and comment period established by the
230 department regarding adoption of and any suggested changes to such
231 guidelines that may better meet the needs of state residents. The
232 department shall post the procedures and deadline for submission of
233 written comments during such notice and comment period on its
234 Internet web site.

235 Sec. 5. Subdivision (29) of section 21a-240 of the 2022 supplement to
236 the general statutes is repealed and the following is substituted in lieu
237 thereof (*Effective July 1, 2022*):

238 (29) "Marijuana" means all parts of any plant, or species of the genus
239 cannabis or any infra specific taxon thereof, whether growing or not; the
240 seeds thereof; the resin extracted from any part of the plant; every
241 compound, manufacture, salt, derivative, mixture, or preparation of
242 such plant, its seeds or resin, any product made using hemp, as defined
243 in section 22-61l, which exceeds three-tenths per cent total THC
244 concentration on a dry-weight basis; manufactured cannabinoids,
245 synthetic cannabinoids, except as provided in subparagraph (E) of this
246 subdivision; or cannabimon, cannabinol or cannabidiol and chemical
247 compounds which are similar to cannabimon, cannabinol or cannabidiol
248 in chemical structure or which are similar thereto in physiological effect,
249 which are controlled substances under this chapter, except cannabidiol
250 derived from hemp, as defined in section 22-61l, with a total THC
251 concentration of not more than three-tenths per cent on a dry-weight
252 basis. "Marijuana" does not include: (A) The mature stalks of such plant,
253 fiber produced from such stalks, oil or cake made from the seeds of such
254 plant, any other compound, manufacture, salt, derivative, mixture or
255 preparation of such mature stalks, except the resin extracted from such
256 mature stalks or fiber, oil or cake; (B) the sterilized seed of such plant
257 which is incapable of germination; (C) hemp, as defined in section 22-
258 61l, with a total THC concentration of not more than three-tenths per
259 cent on a dry-weight basis; (D) any substance approved by the federal
260 Food and Drug Administration or successor agency as a drug and
261 reclassified in any schedule of controlled substances or unscheduled by
262 the federal Drug Enforcement Administration or successor agency
263 which is included in the same schedule designated by the federal Drug
264 Enforcement Administration or successor agency; or (E) synthetic
265 cannabinoids which are controlled substances that are designated by the
266 Commissioner of Consumer Protection, by whatever official, common,
267 usual, chemical or trade name designation, as controlled substances and
268 are classified in the appropriate schedule in accordance with

269 subsections [(i)] (j) and [(j)] (k) of section 21a-243, as amended by this
270 act;

271 Sec. 6. (Effective July 1, 2022) The sum of three million dollars is
272 appropriated to the Department of Mental Health and Addiction
273 Services from the General Fund, for the fiscal year ending June 30, 2023,
274 for deposit in the Qualified Patients for Approved Treatment Sites Fund
275 established under section 1 of this act.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2022</i>	New section
Sec. 2	<i>July 1, 2022</i>	New section
Sec. 3	<i>July 1, 2022</i>	21a-243
Sec. 4	<i>July 1, 2022</i>	New section
Sec. 5	<i>July 1, 2022</i>	21a-240(29)
Sec. 6	<i>July 1, 2022</i>	New section

Statement of Purpose:

To increase access to mental health medication.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]