



General Assembly

**Amendment**

February Session, 2022

LCO No. 4319



Offered by:

REP. GARIBAY, 60<sup>th</sup> Dist.

SEN. MILLER P., 27<sup>th</sup> Dist.

To: Subst. House Bill No. 5313

File No. 132

Cal. No. 141

**"AN ACT CONCERNING REGISTRATION OF TEMPORARY NURSING SERVICES AGENCIES AND MAXIMUM RATES FOR TEMPORARY NURSING SERVICES AT NURSING HOME FACILITIES."**

1 Strike everything after the enacting clause and substitute the  
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective July 1, 2022*) (a) As used in this section  
4 and sections 2 and 3 of this act, (1) "health care facility" means a hospital,  
5 residential care home or nursing home facility as those terms are defined  
6 in section 19a-490 of the general statutes; (2) "nursing personnel" means  
7 an advanced practice registered nurse, a licensed practical nurse or a  
8 registered nurse licensed or issued a temporary permit to practice  
9 pursuant to chapter 378 of the general statutes or a nurse's aide  
10 registered pursuant to chapter 378a of the general statutes; (3)  
11 "temporary nursing services" means services provided to a health care  
12 facility on a per diem or other temporary basis; and (4) "temporary  
13 nursing services agency" means any person, firm, corporation, limited

14 liability company, partnership or association that is engaged for hire in  
15 the business of procuring or providing temporary nursing services to a  
16 health care facility but does not include an individual who offers only  
17 his or her own temporary nursing services.

18 (b) Not later than October 1, 2022, the Commissioner of Public Health  
19 shall develop a system for a temporary nursing services agency that  
20 provides services in the state to register annually with the Department  
21 of Public Health. The commissioner may assess an annual registration  
22 fee of not more than seven hundred fifty dollars.

23 (c) Not later than January 1, 2023, no temporary nursing services  
24 agency shall provide temporary nursing services in the state unless it is  
25 registered pursuant to subsection (b) of this section.

26 (d) The Commissioner of Public Health shall adopt regulations, in  
27 accordance with the provisions of chapter 54 of the general statutes, to  
28 establish requirements for a temporary nursing services agency,  
29 including, but not limited to: (1) Minimum qualifications for nursing  
30 personnel provided by such agency, and (2) an annual cost report for  
31 the previous calendar year to be filed by such agency not later than  
32 February first with the commissioner. Such report shall detail (A)  
33 revenues and costs for each such agency in the state, (B) average fees  
34 charged by such agency to a health care facility in the state by type of  
35 nursing personnel and type of health care facility, and (C) the states of  
36 the permanent residences of nursing personnel supplied by the agency  
37 to health care facilities in the state, aggregated by type of nursing  
38 personnel. Each such agency shall make available records, books,  
39 reports and other data relating to its operation at the request of the  
40 commissioner or the commissioner's designee.

41 (e) The commissioner may adopt policies and procedures to  
42 implement the provisions of this section in advance of adopting  
43 regulations provided notice of intent to adopt such regulations is posted  
44 on the eRegulations System not later than twenty days after adoption of  
45 such policies and procedures.

46       Sec. 2. (NEW) (*Effective July 1, 2022*) (a) A temporary nursing services  
47 agency shall enter into a written agreement with each health care facility  
48 to which the agency assigns its nursing personnel. Any such agreement  
49 entered into, amended or renewed on and after July 1, 2022, shall  
50 contain an assurance that assigned nursing personnel have appropriate  
51 credentials. Such agreement shall be on file at such temporary nursing  
52 services agency and such health care facility not later than fourteen days  
53 from the date of assignment of nursing personnel.

54       (b) Any health care facility that fails to have the written agreement  
55 described in subsection (a) of this section on file may be subject to  
56 disciplinary action in accordance with the provisions of chapter 368v of  
57 the general statutes and any applicable licensing regulations.

58       (c) Notwithstanding the provisions of subsections (a) and (b) of this  
59 section, no health care facility or subsidiary thereof that supplies  
60 temporary nursing services only to its own facility and does not charge  
61 a fee to such facility shall be subject to the provisions of this section.

62       Sec. 3. (NEW) (*Effective July 1, 2022*) (a) Any person aggrieved by any  
63 action of a temporary nursing services agency may petition the superior  
64 court for the judicial district in which the agency's temporary nursing  
65 services were rendered for relief, including temporary and permanent  
66 injunctions, or may bring a civil action for damages.

67       (b) Any temporary nursing services agency that violates any  
68 provision of section 1 or 2 of this act may be assessed a civil penalty by  
69 the court not to exceed three hundred dollars for each offense. Each  
70 violation shall be a separate and distinct offense and, in the case of a  
71 continuing violation, each day of continuance thereof shall be deemed  
72 to be a separate and distinct offense. The Commissioner of Public Health  
73 may request the Attorney General to bring a civil action in the superior  
74 court for the judicial district of Hartford for injunctive relief to restrain  
75 any further violation of section 1 or 2 of this act. The Superior Court may  
76 grant such relief upon notice and hearing.

77       Sec. 4. (NEW) (*Effective July 1, 2022*) (a) As used in this section, (1)

78 "nursing home facility" has the same meaning as provided in section  
79 19a-490 of the general statutes, and (2) "nursing personnel" and  
80 "temporary nursing services" have the same meaning as provided in  
81 section 1 of this act. The Commissioner of Social Services, in consultation  
82 with the Commissioner of Public Health, shall evaluate the rates  
83 charged to a nursing-home facility for temporary nursing services to  
84 determine whether and what changes may be needed in the regulation  
85 of such rates to ensure that a nursing home facility has adequate nursing  
86 personnel.

87 (b) Not later than October 1, 2022, the Commissioner of Social  
88 Services shall submit a report, in accordance with the provisions of  
89 section 11-4a of the general statutes, to the joint standing committees of  
90 the General Assembly having cognizance of matters relating to aging,  
91 human services and public health with recommendations concerning (1)  
92 what, if any, changes are needed in the regulation of such rates, and (2)  
93 how best to ensure that a nursing home facility is able to maintain  
94 adequate nursing personnel during a public health emergency declared  
95 pursuant to section 19a-131a of the general statutes.

96 Sec. 5. Subsection (a) of section 17b-340 of the 2022 supplement to the  
97 general statutes is repealed and the following is substituted in lieu  
98 thereof (*Effective July 1, 2022*):

99 (a) For purposes of this subsection, (1) a "related party" includes, but  
100 is not limited to, any company related to a chronic and convalescent  
101 nursing home through family association, common ownership, control  
102 or business association with any of the owners, operators or officials of  
103 such nursing home; (2) "company" means any person, partnership,  
104 association, holding company, limited liability company or corporation;  
105 (3) "family association" means a relationship by birth, marriage or  
106 domestic partnership; and (4) "profit and loss statement" means the  
107 most recent annual statement on profits and losses finalized by a related  
108 party before the annual report mandated under this subsection. The  
109 rates to be paid by or for persons aided or cared for by the state or any  
110 town in this state to licensed chronic and convalescent nursing homes,

111 to chronic disease hospitals associated with chronic and convalescent  
112 nursing homes, to rest homes with nursing supervision, to licensed  
113 residential care homes, as defined by section 19a-490, and to residential  
114 facilities for persons with intellectual disability that are licensed  
115 pursuant to section 17a-227 and certified to participate in the Title XIX  
116 Medicaid program as intermediate care facilities for individuals with  
117 intellectual disabilities, for room, board and services specified in  
118 licensing regulations issued by the licensing agency shall be determined  
119 annually, except as otherwise provided in this subsection by the  
120 Commissioner of Social Services, to be effective July first of each year  
121 except as otherwise provided in this subsection. Such rates shall be  
122 determined on a basis of a reasonable payment for such necessary  
123 services, which basis shall take into account as a factor the costs of such  
124 services. Cost of such services shall include reasonable costs mandated  
125 by collective bargaining agreements with certified collective bargaining  
126 agents or other agreements between the employer and employees,  
127 provided "employees" shall not include persons employed as managers  
128 or chief administrators or required to be licensed as nursing home  
129 administrators, and compensation for services rendered by proprietors  
130 at prevailing wage rates, as determined by application of principles of  
131 accounting as prescribed by said commissioner. Cost of such services  
132 shall not include amounts paid by the facilities to employees as salary,  
133 or to attorneys or consultants as fees, where the responsibility of the  
134 employees, attorneys, or consultants is to persuade or seek to persuade  
135 the other employees of the facility to support or oppose unionization.  
136 Nothing in this subsection shall prohibit inclusion of amounts paid for  
137 legal counsel related to the negotiation of collective bargaining  
138 agreements, the settlement of grievances or normal administration of  
139 labor relations. The commissioner may, in the commissioner's  
140 discretion, allow the inclusion of extraordinary and unanticipated costs  
141 of providing services that were incurred to avoid an immediate negative  
142 impact on the health and safety of patients. The commissioner may, in  
143 the commissioner's discretion, based upon review of a facility's costs,  
144 direct care staff to patient ratio and any other related information, revise  
145 a facility's rate for any increases or decreases to total licensed capacity

146 of more than ten beds or changes to its number of licensed rest home  
147 with nursing supervision beds and chronic and convalescent nursing  
148 home beds. The commissioner may, in the commissioner's discretion,  
149 revise the rate of a facility that is closing. An interim rate issued for the  
150 period during which a facility is closing shall be based on a review of  
151 facility costs, the expected duration of the close-down period, the  
152 anticipated impact on Medicaid costs, available appropriations and the  
153 relationship of the rate requested by the facility to the average Medicaid  
154 rate for a close-down period. The commissioner may so revise a facility's  
155 rate established for the fiscal year ending June 30, 1993, and thereafter  
156 for any bed increases, decreases or changes in licensure effective after  
157 October 1, 1989. Effective July 1, 1991, in facilities that have both a  
158 chronic and convalescent nursing home and a rest home with nursing  
159 supervision, the rate for the rest home with nursing supervision shall  
160 not exceed such facility's rate for its chronic and convalescent nursing  
161 home. All such facilities for which rates are determined under this  
162 subsection shall report on a fiscal year basis ending on September  
163 thirtieth. Such report shall be submitted to the commissioner by  
164 February fifteenth. Each for-profit chronic and convalescent nursing  
165 home that receives state funding pursuant to this section shall include  
166 in such annual report a profit and loss statement from each related party  
167 that receives from such chronic and convalescent nursing home fifty  
168 thousand dollars or more per year for goods, fees and services. No cause  
169 of action or liability shall arise against the state, the Department of Social  
170 Services, any state official or agent for failure to take action based on the  
171 information required to be reported under this subsection. The  
172 commissioner may reduce the rate in effect for a facility that fails to  
173 submit a complete and accurate report on or before February fifteenth  
174 by an amount not to exceed ten per cent of such rate. If a licensed  
175 residential care home fails to submit a complete and accurate report, the  
176 department shall notify such home of the failure and the home shall  
177 have thirty days from the date the notice was issued to submit a  
178 complete and accurate report. If a licensed residential care home fails to  
179 submit a complete and accurate report not later than thirty days after  
180 the date of notice, such home may not receive a retroactive rate increase,

181 in the commissioner's discretion. The commissioner shall, annually, on  
182 or before April first, report the data contained in the reports of such  
183 facilities on the department's Internet web site. For the cost reporting  
184 year commencing October 1, 1985, and for subsequent cost reporting  
185 years, facilities shall report the cost of using the services of any [nursing  
186 pool employee] nursing personnel supplied by a temporary nursing  
187 services agency by separating said cost into two categories, the portion  
188 of the cost equal to the salary of the employee for whom the [nursing  
189 pool employee] nursing personnel supplied by a temporary nursing  
190 services agency is substituting shall be considered a nursing cost and  
191 any cost in excess of such salary shall be further divided so that seventy-  
192 five per cent of the excess cost shall be considered an administrative or  
193 general cost and twenty-five per cent of the excess cost shall be  
194 considered a nursing cost, provided if the total [nursing pool] costs of a  
195 facility for nursing personnel supplied by a temporary nursing services  
196 agency in any cost year are equal to or exceed fifteen per cent of the total  
197 nursing expenditures of the facility for such cost year, no portion of  
198 [nursing pool] such costs in excess of fifteen per cent shall be classified  
199 as administrative or general costs. The commissioner, in determining  
200 such rates, shall also take into account the classification of patients or  
201 boarders according to special care requirements or classification of the  
202 facility according to such factors as facilities and services and such other  
203 factors as the commissioner deems reasonable, including anticipated  
204 fluctuations in the cost of providing such services. The commissioner  
205 may establish a separate rate for a facility or a portion of a facility for  
206 traumatic brain injury patients who require extensive care but not acute  
207 general hospital care. Such separate rate shall reflect the special care  
208 requirements of such patients. If changes in federal or state laws,  
209 regulations or standards adopted subsequent to June 30, 1985, result in  
210 increased costs or expenditures in an amount exceeding one-half of one  
211 per cent of allowable costs for the most recent cost reporting year, the  
212 commissioner shall adjust rates and provide payment for any such  
213 increased reasonable costs or expenditures within a reasonable period  
214 of time retroactive to the date of enforcement. Nothing in this section  
215 shall be construed to require the Department of Social Services to adjust

216 rates and provide payment for any increases in costs resulting from an  
217 inspection of a facility by the Department of Public Health. Such  
218 assistance as the commissioner requires from other state agencies or  
219 departments in determining rates shall be made available to the  
220 commissioner at the commissioner's request. Payment of the rates  
221 established pursuant to this section shall be conditioned on the  
222 establishment by such facilities of admissions procedures that conform  
223 with this section, section 19a-533 and all other applicable provisions of  
224 the law and the provision of equality of treatment to all persons in such  
225 facilities. The established rates shall be the maximum amount  
226 chargeable by such facilities for care of such beneficiaries, and the  
227 acceptance by or on behalf of any such facility of any additional  
228 compensation for care of any such beneficiary from any other person or  
229 source shall constitute the offense of aiding a beneficiary to obtain aid  
230 to which the beneficiary is not entitled and shall be punishable in the  
231 same manner as is provided in subsection (b) of section 17b-97.  
232 Notwithstanding any provision of this section, the Commissioner of  
233 Social Services may, within available appropriations, provide an interim  
234 rate increase for a licensed chronic and convalescent nursing home or a  
235 rest home with nursing supervision for rate periods no earlier than April  
236 1, 2004, only if the commissioner determines that the increase is  
237 necessary to avoid the filing of a petition for relief under Title 11 of the  
238 United States Code; imposition of receivership pursuant to sections 19a-  
239 542 and 19a-543; or substantial deterioration of the facility's financial  
240 condition that may be expected to adversely affect resident care and the  
241 continued operation of the facility, and the commissioner determines  
242 that the continued operation of the facility is in the best interest of the  
243 state. The commissioner shall consider any requests for interim rate  
244 increases on file with the department from March 30, 2004, and those  
245 submitted subsequently for rate periods no earlier than April 1, 2004.  
246 When reviewing an interim rate increase request the commissioner  
247 shall, at a minimum, consider: (A) Existing chronic and convalescent  
248 nursing home or rest home with nursing supervision utilization in the  
249 area and projected bed need; (B) physical plant long-term viability and  
250 the ability of the owner or purchaser to implement any necessary



251 property improvements; (C) licensure and certification compliance  
252 history; (D) reasonableness of actual and projected expenses; and (E) the  
253 ability of the facility to meet wage and benefit costs. No interim rate  
254 shall be increased pursuant to this subsection in excess of one hundred  
255 fifteen per cent of the median rate for the facility's peer grouping,  
256 established pursuant to subdivision (2) of subsection (f) of this section,  
257 unless recommended by the commissioner and approved by the  
258 Secretary of the Office of Policy and Management after consultation  
259 with the commissioner. Such median rates shall be published by the  
260 Department of Social Services not later than April first of each year. In  
261 the event that a facility granted an interim rate increase pursuant to this  
262 section is sold or otherwise conveyed for value to an unrelated entity  
263 less than five years after the effective date of such rate increase, the rate  
264 increase shall be deemed rescinded and the department shall recover an  
265 amount equal to the difference between payments made for all affected  
266 rate periods and payments that would have been made if the interim  
267 rate increase was not granted. The commissioner may seek recovery of  
268 such payments from any facility with common ownership. With the  
269 approval of the Secretary of the Office of Policy and Management, the  
270 commissioner may waive recovery and rescission of the interim rate for  
271 good cause shown that is not inconsistent with this section, including,  
272 but not limited to, transfers to family members that were made for no  
273 value. The commissioner shall provide written quarterly reports to the  
274 joint standing committees of the General Assembly having cognizance  
275 of matters relating to aging, human services and appropriations and the  
276 budgets of state agencies, that identify each facility requesting an  
277 interim rate increase, the amount of the requested rate increase for each  
278 facility, the action taken by the commissioner and the secretary pursuant  
279 to this subsection, and estimates of the additional cost to the state for  
280 each approved interim rate increase. Nothing in this subsection shall  
281 prohibit the commissioner from increasing the rate of a licensed chronic  
282 and convalescent nursing home or a rest home with nursing supervision  
283 for allowable costs associated with facility capital improvements or  
284 increasing the rate in case of a sale of a licensed chronic and convalescent  
285 nursing home or a rest home with nursing supervision if receivership

286 has been imposed on such home. For purposes of this section,  
287 "temporary nursing services agency" and "nursing personnel" have the  
288 same meaning as provided in section 1 of this act.

289 Sec. 6. Subdivision (1) of subsection (f) of section 17b-340 of the 2022  
290 supplement to the general statutes is repealed and the following is  
291 substituted in lieu thereof (*Effective July 1, 2022*):

292 (1) Allowable costs shall be divided into the following five cost  
293 components: (A) Direct costs, which shall include salaries for nursing  
294 personnel, related fringe benefits and [nursing pool] costs for nursing  
295 personnel supplied by a temporary nursing services agency; (B) indirect  
296 costs, which shall include professional fees, dietary expenses,  
297 housekeeping expenses, laundry expenses, supplies related to patient  
298 care, salaries for indirect care personnel and related fringe benefits; (C)  
299 fair rent, which shall be defined in accordance with subsection (f) of  
300 section 17-311-52 of the regulations of Connecticut state agencies; (D)  
301 capital-related costs, which shall include property taxes, insurance  
302 expenses, equipment leases and equipment depreciation; and (E)  
303 administrative and general costs, which shall include (i) maintenance  
304 and operation of plant expenses, (ii) salaries for administrative and  
305 maintenance personnel, and (iii) related fringe benefits. The  
306 commissioner may provide a rate adjustment for nonemergency  
307 transportation services required by nursing facility residents. Such  
308 adjustment shall be a fixed amount determined annually by the  
309 commissioner based upon a review of costs and other associated  
310 information. Allowable costs shall not include costs for ancillary  
311 services payable under Part B of the Medicare program.

312 Sec. 7. Subdivision (4) of subsection (a) of section 17b-340d of the 2022  
313 supplement to the general statutes is repealed and the following is  
314 substituted in lieu thereof (*Effective July 1, 2022*):

315 (4) Allowable costs shall be divided into the following five cost  
316 components: (A) Direct costs, which shall include salaries for nursing  
317 personnel, related fringe benefits and [nursing pool] costs for nursing

318 personnel supplied by a temporary nursing services agency; (B) indirect  
319 costs, which shall include professional fees, dietary expenses,  
320 housekeeping expenses, laundry expenses, supplies related to patient  
321 care, salaries for indirect care personnel and related fringe benefits; (C)  
322 fair rent, which shall be defined in regulations adopted in accordance  
323 with subsection (b) of this section; (D) capital-related costs, which shall  
324 include property taxes, insurance expenses, equipment leases and  
325 equipment depreciation; and (E) administrative and general costs,  
326 which shall include maintenance and operation of plant expenses,  
327 salaries for administrative and maintenance personnel and related  
328 fringe benefits. For (i) direct costs, the maximum cost shall be equal to  
329 one hundred thirty-five per cent of the median allowable cost of that  
330 peer grouping; (ii) indirect costs, the maximum cost shall be equal to one  
331 hundred fifteen per cent of the state-wide median allowable cost; (iii)  
332 fair rent, the amount shall be calculated utilizing the amount approved  
333 pursuant to section 17b-353; (iv) capital-related costs, there shall be no  
334 maximum; and (v) administrative and general costs, the maximum shall  
335 be equal to the state-wide median allowable cost. For purposes of this  
336 subdivision, "temporary nursing services agency" and "nursing  
337 personnel" have the same meaning as provided in section 1 of this act.

338 Sec. 8. Subsection (a) of section 51-344a of the 2022 supplement to the  
339 general statutes is repealed and the following is substituted in lieu  
340 thereof (*Effective July 1, 2022*):

341 (a) Whenever the term "judicial district of Hartford-New Britain" or  
342 "judicial district of Hartford-New Britain at Hartford" is used or referred  
343 to in the following sections of the general statutes, it shall be deemed to  
344 mean or refer to the judicial district of Hartford on and after September  
345 1, 1998: Sections 1-205, 1-206, 2-48, 3-21a, 3-62d, 3-70a, 3-71a, 4-61, 4-160,  
346 4-164, 4-177b, 4-180, 4-183, 4-197, 5-202, 5-276a, 8-30g, 9-7a, 9-7b, 9-369b,  
347 10-153e, 12-208, 12-237, 12-268l, 12-312, 12-330m, 12-405k, 12-422, 12-448,  
348 12-454, 12-456, 12-463, 12-489, 12-522, 12-554, 12-565, 12-572, 12-586f, 12-  
349 597, 12-730, 13b-34, 13b-235, 13b-315, 13b-375, 14-57, 14-66, 14-67u, 14-  
350 110, 14-195, 14-311, 14-311c, 14-324, 14-331, 15-125, 15-126, 16-41, 16a-5,  
351 17b-60, 17b-100, 17b-238, 17b-531, 19a-85, 19a-86, [19a-123d,] 19a-425,

352 19a-498, 19a-517, 19a-526, 19a-633, 20-12f, 20-13e, 20-29, 20-40, 20-45, 20-  
 353 59, 20-73a, 20-86f, 20-99, 20-114, 20-133, 20-154, 20-156, 20-162p, 20-192,  
 354 20-195p, 20-202, 20-206c, 20-227, 20-238, 20-247, 20-263, 20-271, 20-307,  
 355 20-341f, 20-363, 20-373, 20-404, 20-414, 21a-55, 21a-190i, 22-7, 22-228, 22-  
 356 248, 22-254, 22-320d, 22-326a, 22-344b, 22-386, 22a-6b, 22a-7, 22a-16, 22a-  
 357 30, 22a-34, 22a-53, 22a-60, 22a-62, 22a-63, 22a-66h, 22a-106a, 22a-119,  
 358 22a-180, 22a-182a, 22a-184, 22a-220a, 22a-220d, 22a-225, 22a-226, 22a-  
 359 226c, 22a-227, 22a-250, 22a-255l, 22a-276, 22a-310, 22a-342a, 22a-344, 22a-  
 360 361a, 22a-374, 22a-376, 22a-408, 22a-430, 22a-432, 22a-438, 22a-449f, 22a-  
 361 449g, 22a-459, 23-5e, 23-65m, 25-32e, 25-36, 28-5, 29-143j, 29-158, 29-161z,  
 362 29-323, 30-8, 31-109, 31-249b, 31-266, 31-266a, 31-270, 31-273, 31-284, 31-  
 363 285, 31-339, 31-355a, 31-379, 35-3c, 35-42, 36a-186, 36a-187, 36a-471a, 36a-  
 364 494, 36a-587, 36a-647, 36a-684, 36a-718, 36a-807, 36b-26, 36b-27, 36b-30,  
 365 36b-50, 36b-71, 36b-72, 36b-74, 36b-76, 38a-41, 38a-52, 38a-134, 38a-139,  
 366 38a-140, 38a-147, 38a-150, 38a-185, 38a-209, 38a-225, 38a-226b, 38a-241,  
 367 38a-337, 38a-470, 38a-620, 38a-657, 38a-687, 38a-774, 38a-776, 38a-817,  
 368 38a-843, 38a-868, 38a-906, 38a-994, 42-103c, 42-110d, 42-110k, 42-110p,  
 369 42-182, 46a-56, 46a-100, 47a-21, 49-73, 51-44a, 51-81b, 51-194, 52-146j, 53-  
 370 392d and 54-211a.

371 Sec. 9. Sections 19a-123, 19a-123b and 19a-123d of the general statutes  
 372 are repealed. (*Effective July 1, 2022*)"

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>	New section
Sec. 4	<i>July 1, 2022</i>	New section
Sec. 5	<i>July 1, 2022</i>	17b-340(a)
Sec. 6	<i>July 1, 2022</i>	17b-340(f)(1)
Sec. 7	<i>July 1, 2022</i>	17b-340d(a)(4)
Sec. 8	<i>July 1, 2022</i>	51-344a(a)
Sec. 9	<i>July 1, 2022</i>	Repealer section