GOVERNOR’S ADVISORY COUNCIL FOR EXCEPTIONAL CITIZENS (GACEC)
GENERAL MEMBERSHIP MEETING (ZOOM MEETING)
7:00P.M., March 16, 2021
ZOOM MEETING

MINUTES

MEMBERS PRESENT: Sue Campbell, Nancy Cordrey, Bill Doolittle, Karen Eller, Ann Fisher, Cory Gilden, Terri Hancharick, Tika Hartsock, Genesis Johnson, Thomas Keeton, Mary Ann Mieczkowski, Beth Mineo, Maria Olivere, Robert Overmiller, Erika Powell, Treenee Parker, Jennifer Pulcinella, Laura Waterland and Lindsay Williamson

OTHERS PRESENT: Susan Veenema/Department of Education (DOE), Robin Coventry/DelDhub, Jody Roberts/Division of Developmental Disabilities Services (DDDS), Kristina Horton/Birth to Three Early Intervention Program, Cindy Brown/DOE, Erin Weaver/Division for Visually Impaired (DVI), Fern Goldstein/Learning Disabilities Association of Delaware, Erik Warner/GACEC applicant, Nicole Warner/Guest

STAFF PRESENT: Wendy Strauss/Executive Director, Kathie Cherry/Office Manager and Lacie Spence/Administrative Coordinator.

MEMBERS ABSENT: Al Cavalier, Matt Denn, Jill Scannell, Brenné Shepperson

Chair Ann Fisher called the meeting to order at 7:01 pm. Ann welcomed everyone to the March general membership meeting. A motion was made and approved to accept the updated March agenda.

PUBLIC COMMENT

Jody Roberts from the Division of Developmental Disabilities Services (DDDS) came to give an introduction of himself, his role at the DDDS and some of the work they hope to achieve. He is currently in a new role that was created, titled the Director of External Relations and Strategic Partnerships. The DDDS would like to think about how they cultivate their relationships with all their stakeholders across the state. This includes service recipients, colleagues, parents, guardians, providers and advocacy organizations. They are strategically thinking about what the future of service delivery and needs look like and how to align that with the partnerships that may not have been present in the past. Jody’s work has been getting to know organizations and listening to input about how to achieve the service system that DDDS is trying to build. Jody welcomed any questions and provided his email address and phone number for anyone to reach out; jody.roberts@delaware.gov, phone number(302)922-0500. Please see the attached PowerPoint for Jody’s presentation. Ann thanked Jody for coming.

GUEST SPEAKERS

Cindy Brown with the DOE Office of Early Learning and the State’s 619 Coordinator, spoke about the Developmental Screening Initiative and Inclusion Specialist Project. Her PowerPoint is attached for your review. Kristina Horton, the Part C Coordinator for Birth to Three Early Intervention Program, spoke about their partnership with DOE and how they are managing. Kristina noted that in order to
support the Ages and Stages Questionnaire as a developmental screening tool and to support the Child Find and identification process for Part C purposes, the Birth to Three program has contracted with 211 Help Me Grow. This will provide support for families who are undergoing the developmental screening process. The team is responsible for connecting with families and providing results, as well as supporting the referral process for those children who have been identified for further evaluation. Ann thanked Cindy and Kristina for their presentations.

Ann requested a motion for approval of the February minutes. The motion was approved. A motion was made and approved to accept the February financial report.

GUEST SPEAKER

Susan Veenema, from DOE, came to speak to the Council about Disproportionate Representation (Indicators 9 and 10), Significant Disproportionality and meaningful progress. Please see the attached PowerPoint to review Susan’s presentation. Bill Doolittle asked if they ever look for under representation in their data, even though it is not a federal standard. Susan answered that she tends to focus on trends that she sees. Bill also asked if tracking is done across the local education agencies (LEAs) in all 98 categories. It was initially thought that 60 percent of the data would be masked (unused) due to not having an N size of 30. Susan answered that districts are being identified in multiple areas. Except for identification in the disciplinary area, the N30 and the cell size is not impacting that. If they are disproportionate in discipline they are being significantly identified. Mary Ann added that Charter schools may be affected by this and that one thing that Susan stresses to all the LEA directors is to study and know the data. You do not have to be flagged to work on improving issues. Susan will take that question back to be discussed and expressed that when districts are identified as disproportionate, they still send all the data to all districts so they can pull every child who influences that number. Mary Ann voiced that DOE must let the feds know how many districts were not included in the identification process. Susan asked if there were any thoughts on reasonable progress. Bill thinks they should continue to be identified. Wendy asked when Susan would like formal comments from the Council. Susan will share the data after the March 24th meeting. Once the Council has time to look at the data and trends, a formal statement can be made. The Council can make a statement after the April 20th meeting. Ann thanked Susan for her presentation.

DOE REPORT

Mary Ann Mieczkowski shared the following report:

**Positive Behavior Supports:** The Delaware Positive Behavior Supports (PBS) Project conducted a virtual professional learning opportunity: Building Habits of Effective Classroom Practice! The session focused on supporting educator use of effective classroom practices through the lens of habit development via the ABCs of behavior. Information and resources about three simple, evidence based, and culturally relevant practices supportive of students’ social, emotional, behavioral, and academic growth was discussed. Participants were guided to develop a plan to build a habit of effective practice using one of the three suggested positive classroom practices.

**Multi-Tiered Systems of Support (MTSS) Screening Process Resource:** The DE PBS Project conducted an asynchronous, virtual professional learning opportunity: Top Ten Questions Answered about Universal Screening. During this 30-minute recording, 10 frequently asked questions about universal screening were answered. Viewers considered how universal screening informs their MTSS
including: characteristics of effective screeners, the differences/similarities between academic and 

social emotional tools, who and how often to screen, and strategies for problem solving with resulting 
data.

**What’s your data story?**

Participate in the 2021 Delaware School Climate Surveys (DSCS) to find out. These valid and 

reliable surveys are available to public schools statewide and utilized in the state (and beyond) for over 

15 years. Even in a school year such as this, surveying students, staff and/or families provides 

valuable information on perceptions of school climate as well as student engagement, social- 

emotional competencies and more. In 2020, did you know 86.2% of students, 93.5% of teachers and 

96.4% of guardians surveyed reported that teachers treat students of all races with respect? If schools 

were interested in participating online this year, a member of their staff would have completed the 
enrollment registration form by **March 10, 2021**.

**Special Education:** Join us for a conversation with Dr. Perry Zirkel, Esq., regarding COVID-19 

Issues Under the IDEA: The Overriding Issues and Emerging Answers on Wednesday, March 24, 2021 

from 4:30 p.m. – 6:30 p.m. Please register in PDMS Course # 29681 or call Beth Draper at 302-735- 

4210 to register.

This session will canvass:

1. Federal and state guidance;
2. State complaint decisions;
3. Hearing officer decisions; and
4. Court decisions specific to COVID-19 issues under the IDEA.

The purpose will be to determine the emerging legal boundaries of the FAPE obligation and the 

remedies for its denial.

Ann thanked Mary Ann for her presentation.

**CHAIR REPORT**

Ann announced absent members. Ann advised everyone that we have a report out on the Redding 

Consortium Budget Recommendation discussion. Wendy stated that we will send out information to 

the full Council and vote on it at our next meeting. Matt Denn has agreed to present the information to 

the full Council at the April meeting. Karen Eller shared that the document was put into a google 

document so members can go through it and add any notes or comments that they would like to 

mention. Karen added that the Consortium has a planning meeting coming up this Friday. Tika 

Hartsock asked if she should hold off on discussing it at the planning meeting until the full Council is 

able to review it. Karen replied that if members can review the google document and add their input 

before then, Tika can comment on it during the planning meeting. Karen will keep her posted on the 

progress. Ann added that where the funding would come from was the biggest concern that was 
brought up at the Infant and Early Childhood committee meeting. Ann asked if funds would be 

removed from somewhere else in order to fund this.

**DIRECTOR’S REPORT**

Wendy let the Council know that she plans on retiring as of May 1, 2021. Wendy shared that her 

position opening was posted and there are 18 applicants. It is her hope that the interview process can 

start in the next two weeks. Wendy will be reaching out to the Personnel Committee Members, as well
as the Board members to see who can sit in on the interviews. Wendy asked members to think about if they liked having the zoom meeting invite sent out via email and outlook calendar, or if it gets too confusing. Wendy also asked about whether or not members would like to continue receiving newspaper articles through email. A motion was made and approved to discontinue sending newspaper articles via email.

COMMITTEE REPORTS

ADULT TRANSITION SERVICES COMMITTEE

Thomas Keeton reported that Robin Coventry, content manager of the Delaware Disability Hub, presented on updates to the website. Her involvement evolved from the beginning with an identified need for the website. The site was revamped in 2020 to become more accessible and user friendly. Some key functionality elements of the site are the ability to click on an area and have it read to the viewer using Read Speak. Text size is easily enlarged and text framing is available for easier reading. The viewer of the site can also download a PDF file of the content for future reading or reference. Instructional videos are provided to navigate on the website. The categories available on the website were established by the State Transition Task Force for Emerging Adults with Disabilities and Special Health Care Needs, which identified resources needed for students, parents and educators for transitioning students. Some of the categories of planning include: Education, Employment, Emergency Preparedness, Health, Housing, It’s My Life, Legal, Transportation and Understanding My Disability. At a minimum, each category has a toolkit and videos on the topic. Thomas noted that a teacher toolbox is provided with sample lesson plans and videos or teacher instructional presentations for teachers to use as a resource. A Military page was added in the 2020 revamp as a result of the need in the Dover area. A timeline of student progress in transition is broken into three age ranges. This is available for parents, students and teachers to determine if the specific student is within the range of where they should be for transition. Thomas added that this is a very empowering website and encourages everyone to visit the website at www.DelDHub.com or www.Deldhub.gacec.delaware.gov. One identified current need is to spread the word. One way of doing this would be to like and share on Facebook. Robin is open to any suggestions or additions that may help improve the site. The Adult Transition Services committee would like to have Robin speak during the Public Comment period to update the full Council on the website. Wendy added that DelDHub is hosted and managed by the GACEC. She and Terri chaired the taskforce that brought this to fruition. Wendy acknowledged that we as a Council should be very proud of this very beneficial website. Wendy announced that a new video is going to be released entitled “College is an Option for Individuals with Disabilities.” Wendy worked with Beth Mineo at the Career and Life Studies Certificate (CLSC) program to have students and parents talk about their experiences. Bill asked Wendy if now that the Department of Technology and Information (DTI) has seen what a quality accessible website looks like, will they be incorporating this into their other websites. Wendy answered that she believes they will and that it was a huge eye opener to DTI. Wendy mentioned that when the website was initially launched, she wanted a Read Speaker, but it was very costly and did not function properly. Wendy is hopeful that now that it has been brought to their attention, DTI and the Government Information Center (GIC) are thinking about the Americans with Disabilities Act (ADA) and why it is important. Wendy added that the State Council for Persons with Disabilities (SCPD) recently formed a Committee to look into requiring all state agencies to do something similar. Ann thanked Thomas for his report.
CHILDREN AND YOUTH

Bill reported that the Committee met with Mary Ann Mieczkowski regarding recovery services and the state’s recovery plan for children with disabilities due to COVID-19. The Committee reviewed the recommendations that came out last September and received a preview of draft recommendations up for approval soon. One areas of weakness discussed was that there is no good guidance on what the standard is in determining the amount of progress that should have been made. They discussed how progress should be measured. Bill hopes to keep this process collaborative. Bill feels that state standards should be utilized at some level. Bill added that a letter from the Committee went out regarding the Alternate Assessment recommendation, with no response yet. The Committee has been reaching out to get stakeholder input on the school construction formula. Karen added that the guidance document for DOE would be going in front of the Board of Education this Thursday and if approved, will be sent out to the districts. Karen also reported that they received some resources within the guidance document for the acceleration, which included literacy acceleration based on the state literacy program, giving districts support for high quality instruction material, teacher training, and tutoring. The supports are available through next summer. Ann thanked Bill and Karen for their report.

INFANT AND EARLY CHILDHOOD

Susan Campbell reported that Cindy Brown and Kristina Horton spoke to the committee about the Ages and Stages Questionnaires (ASQs) developmental screening tools and inclusion specialist. The Office of Early Learning (OEL) partnered with the Center for Disabilities Studies (CDS) at the University of Delaware on the Act Early Grant to look at barriers that COVID-19 presented when trying to continue to conduct the developmental screenings. It is a short term $94,000 grant that will end in the beginning of October. OEL is looking to do a pilot for a phone application to complete developmental screenings called Sparkler. They are asking for Sparkler to do a demo in Delaware. Parents could get immediate results and it would allow screeners to dedicate their time to children who show delays. Ann thanked Susan for her report.

POLICY AND LAW

Beth Mineo reported on the legal memo that was previously distributed to Council electronically. Commentary is provided below. The committee reviewed eight regulations and three pieces of legislation. The committee endorses recommendations numbered in the report as 2,5,6,7, and 8, as well as the first bill under legislation. Laura Waterland of the Disabilities Law Program (DLP) withdrew the third item regarding legislation from consideration. Additional comments provided were as follows: Regulation number 1 - district school board member’s special education due process hearing training being extended to charter schools, was endorsed and recommended a reduction in the time frame from one year to three months. Regulation 3- alignment of local school district curricula to the state content standards, the committee endorses this recommendation to the extension of charter schools. Recommend additional explanation regarding the unit within the DOE that is responsible for reviewing the curricula, what triggers a DOE review, how the reviews are conducted and what is meant by “the expectation of equitable access”. Regulation 4 - promotion, endorsement was not recommended. The motivation for the regulation is unclear, data projections exist regarding the number of children at risk for retention if the standard is increased to 75 percent for passing. This does not seem like the right time to raise the standard of promotion due to COVID-19 and its consequences.
There is a lack of clarity on practices relative to promotion/assignment/retention. There is a lack of clarity on whether this applies to students with Individualized Education Plans (IEPs). Legislative item 2 – ‘red flag’ indicator requirements for schools pertaining to likely violent individuals. Endorsement is not recommended because of the way the legislation is written. It will likely further the stigmatization, marginalization and targeting of children with mental health issues. It conflates mental health challenges with violence, which is not supported by data. The committee felt the legislation was overly broad and not adequately detailed with regard to student rights or more constructive practices responding to student mental health needs. Legal memo analysis is as follows:

1. **Proposed DDOE Regulation on District School Board Member Special Education Due Process Hearing Training, 24 Del. Register of Regulations 826 (March 1, 2021)**

The Secretary of Education (Secretary) proposes to amend 14 Del. Admin. C. 210 to clarify Section 1.0, add definitions to Section 2.0 and specify in Sections 3.0-4.0, which concerns the District School Board Member Special Education Due Process Hearing Training. The proposed amendments would include charter school board members, to ensure consistent and clear language when referencing school district, charter school and vocational technical school districts. The term was added to streamline language in accordance with the Delaware Administrative Code Style Manual. The training is to inform school board members of the educational and legal issues generally involved in special education due process hearings arising under the Individuals with Disabilities Education Act, 20 U.S.C.§ 1400 (IDEA).

Much of the proposed changes do not warrant much discussion or concern, so they will be mentioned only briefly. Proposed §1049(b)(1) nearly verbatim clarifies the purpose of the training and adds the term “and charters” to include Charter School Board members in the required Due Process training.

In proposed §1049(b)(2), the Secretary includes the definition of the “Special Education Due Process Hearing Training” which consists of a minimum of two hours covering the topics described in Section 3.0.

In proposed §1049(b)(3)(1)(1) the language that follows is identical to (1) Overview of special education requirements related to the identification, evaluation and educational placement of children with disabilities and the provision of a free, appropriate public education to children with disabilities; and (2) Overview of the due process hearing system; and (3) Summary of other procedural safeguards and dispute resolution options available to parents, school districts and charter schools under the IDEA and 14 Del. C. 31. The change noted refers to §1049(b)(3)(1)(3) that adds “parents, school districts and charter schools” to ensure all student's legal rights are respected.

In conclusion, Council may wish to support the proposed amendment and encourage that stakeholders receive more than a minimum of two hours of Special Education Due Process Hearing Training.

2. **Proposed DDOE Regulation on Notice to School Boards of Due Process Proceedings, 24 Del. Register of Regulations 828 (March 1, 2021)**

Pursuant to 14 Del. C. §3110(d), The Secretary of Education (Secretary) proposes to amend 14 DE Admin. C. 211, which concerns Notice to School Boards of Due Process Proceedings. This regulation is being amended to specifically recognize vocational school and charter school board members and to streamline language in accordance with the Delaware Administrative Code Style Manual.
The proposed changes do not warrant much discussion or concern, so they will only be mentioned briefly.

In proposed §3110(d)(1), the Secretary proposes to include “district, including vocational technical school, and charter school” in the purpose of the regulation. To ensure consistent and clear language when referencing school districts, charter schools, and vocational technical schools during the Due Process Proceedings.

In proposed §3110(d)(2) language was added to further clarify the definition of reorganized school districts or a vocational technical school. The language added “charter school board and vocational school board members” whether elected, appointed, or volunteers. This language was added to recognize all members sitting on a school board.

In proposed §3110(d)(4) the Secretary establishes additional terms for the superintendent of a reorganized school district or a vocational technical school district as the head of the charter school. These terms were added to ensure that all school stakeholders were on notice of Due Process Proceedings.

In conclusion, this regulation did not have many notable changes. The proposed regulation should be supported by Council to put all school board members on notice of Due Process proceedings.

3. Proposed DDOE Regulation on Alignment of Local School District Curricula to the State Content Standards, 24 Del. Register of Regulations 833 (March 1, 2021)

The Secretary of Education (Secretary) intends to amend 14 DE Admin. Code 502 that concerns the Alignment of Local School District Curricula to the State Content Standards. The purpose of this amendment would be to align with modifications in State Content Standards and Department of Education reporting expectations of school districts and charter schools and to subsequently clarify the title of the regulation.

The Secretary proposes to eliminate “local” in the title and add “charter school”. The new title would read “Alignment of School District and Charter School Curricula to State Content Standards”.

The proposed language edits some of the definitions of this section. The definition of “Adoption” and “Recommended Statewide Uniform Curricula” are eliminated entirely, while several new definitions are added:

"Alignment" means meeting the expectations or outcomes outlined in each of the content area standards in 14 DE Admin. Code 501 and 14 DE Admin. Code 275.
"Curricula" means a coherent set of high-quality instructional materials, academic lessons, and content implemented for a particular subject and designed for teachers to facilitate learning that leads to students' mastery of standards.
“High Quality Instructional Materials” means comprehensive materials that are aligned with the adopted Delaware content standards. The materials are written with clear purpose, effective lesson structure, and pacing to provide equitable access to the course- or grade-level content, when used in accordance with their intended design.
“Implemented” means using aligned materials according to their intended design and with processes in place for continuous improvement, including initial and sustained professional learning to support the educators who are using or leading the use of the instructional materials.
“Supports” means professional learning and feedback required to successfully implement high quality instructional materials and curricula.

Further, the definition of “Evidence” is edited to include charter schools and as well as district schools in the entities that maintain documents reflecting alignment to State Content Standards that meet the definition of “Evidence.”

There are other substantial changes made to Section 3.0 Alignment Requirements. The section now states that school districts AND charter schools must “provide evidence to the Department that their curricula are aligned with the State Content Standards” The proposed language changes the list of curriculum subjects for which there are State Content Standards. “Agriscience, Business Finance and Marketing Education, Technology Education, Skilled and Technical Sciences, and Family and Consumer Sciences” are replaced with “Computer Science, Career and Technical Education programs of study, and Financial Literacy.”

Additional changes are made to Section 4.0 Documentation of Curriculum Alignment. In addition to including charter schools to all requirements, the proposed language expands the types of documents and information that must be available to the Department of Education upon request. Under the proposed language, school districts and charter schools must be able to provide “curriculum maps or scope and sequence of instructional topics” as well as “the names of the implemented high quality instructional materials” and a “description of the alignment process” to ensure compliance with curriculum standards.

The proposed language makes minor changes to Section 5.0 Documentation for Specific Student Populations. The language changes “modification or enhancements to the curricula for specific subgroups” to supports provided in its curricula for specific subgroups. The original language specifically identifies students with disabilities, gifted students, and English language learners to the category of “subgroups” described in this section, but the proposed language adds that this category is “not limited to” these identified groups. The draft also adds the requirement that, “The district or charter school shall also certify alignment and equitable access to the grade-level or course-level State Content Standards” for these subgroups.

The draft language also makes some minor changes to Section 6.0 Subsequent Review of Alignment. The proposed language includes charter schools in these requirements. The draft also changes the language from a requirement “to certify curriculum alignment” to “maintain alignment” if curriculum changes occur. The draft also eliminates the sentence stating that, “Further, districts may be required to submit documentation of aligned curriculum in the assessed content area or areas which form the basis for any school rating.”

In general, Council may wish to support these changes as they improve transparency and accountability, including charter schools in curriculum alignment and reporting requirements, expand requirements related to documentation related to alignment and update curriculum subjects covered in this regulation.

4. Proposed DDOE Regulation on Promotion, 24 Del. Register of Regulations 831 (March 1, 2021)

These draft amendments propose to change the requirements for students to be promoted from grade to grade in K-12 education.
Section 1.2.2. has been removed and replaced with new promotion requirements, with the following changes:

- Promotion policies will apply to students in grades K-8, whereas before they applied to students in grades 1-8.
- Previously, students in grades 1-8 needed to have passed “50% of their instructional program each year (excluding physical education)” in order to be promoted. And “one of the subject areas that must be passed is English Language Arts or its equivalent.” Equivalent classes in the regulations included “English as a Second Language (ESL) and bilingual classes that are designed to develop the English language proficiency of students who have been identified as LEP.” Under the proposed changes, students must instead now pass “three (3) of the four (4) core classes to be promoted to the next grade level.” These core classes include: “English Language Arts, mathematics, science and social studies.” In addition, “two of the three core classes must be English Language Arts and mathematics.” So essentially, a student must pass English Language Arts and either Social Studies or Science to be promoted to the next grade level.

While these policies reflect higher standards for core content understanding that students do need to progress in their educational careers, heightening standards for promotion after a year of academic uncertainty and disruption due to COVID-19 may not be appropriate, and may disproportionately impact students whose lives had had the most disruption. Additionally, Council should require that any proposed language retain exceptions or specific language allowing ESL and bilingual classes to count toward the Language Arts requirement.

Additionally, Section 2.0 Policy Reporting Requirements has been changed to require greater transparency about district level promotion policies. Whereas previously school districts and charter schools only had to “have an electronic copy of [their] current promotional polic[ies] on file with Department of Education,” they are now required to “post [their] promotion policies on [their] website[s], and notify a parent, guardian, or relative caregiver of each student in writing where this policy can be accessed.” Schools must also provide “a hard copy…to a parent, guardian or relative caregiver upon request.” Additionally, under the new proposed language, anytime there are any policy revisions, these revisions must be “update[ed] in the policy and website within thirty (30) days.” Council should support these changes that drastically improve parent, guardian, and student access to these policies. Council may also recommend that these regulatory changes include language requiring school districts and charter schools to provide parents with notice and with the district’s promotion policy when a student is at risk of retention.

5. Proposed DDOE Regulation on James H. Groves High School, 24 Del. Register of Regulations 835 (March 1, 2021)

The Department of Education is proposing to amend existing regulations at 14 Del. Admin. C. §915 relating to the operations of James H. Groves High School (Groves). Groves serves primarily as an adult education program, with campus locations throughout the state, however it also provides educational programming that is open to high school aged students.

The primary change in the proposed regulations would be amendment of the age guidelines for the In-School Credit (ISC) Program for students currently enrolled in high school. According to the synopsis provided in the Delaware Register of Regulations, the minimum age for the ISC Program is being lowered from 16 to 14, so long as the student has completed at least one semester of high school,
because “there is no longer a requirement that the ISC Program mirror federal regulations since Groves does not receive federal funding.” The change would be in effect through June 30, 2022, the stated reason being the Covid-19 pandemic. This would presumably increase flexibility for students whose attendance at school may have been disrupted by the pandemic. Additionally, minor wording changes to the existing regulations are proposed throughout to bring the regulations into compliance with the Delaware Administrative Code Style Manual. These changes do not alter the substance of the regulations.

Broadening the eligibility for this program seems like a reasonable measure to increase flexibility for students to complete credits in light of the unprecedented disruptions imposed by the Covid-19 pandemic; for this reason the Council should consider supporting the amendments to the regulations.

6. Proposed DHSS Regulation Streamlined Medicaid Application, 24 Del. Register of Regulations 848 (March 1, 2021)

The Delaware Health and Social Services (DHSS) Division of Medicaid and Medical Assistance (DMMA) is seeking to amend Title XIX Medicaid State Plan regarding the Streamline Application. The changes pertain to including questions for the justice-involved population (incarcerated individuals) and about retroactive eligibility. The changes would apply to services provided starting May 11, 2021.

This regulation had its genesis in Executive Order 27, signed by Governor Carney on December 4, 2018. The order recognized that “it is a paramount interest of the State for the benefit of all its citizens to: improve the transition from correctional custody to release in the communities; increase public safety; reduce recidivism; make better use of resources in correctional facilities; and expand partnerships with communities, nonprofit services providers and reentry advocates, and statewide justice-oriented membership organizations.”

The order created the Delaware Correctional Reentry Commission (DCRC). Among the objectives of the Commission were to “[d]evelop policies with the DOC [Department of Corrections] and the Department of Health and Social Services (DHSS) that provide a continuum of care for reentry for those with mental illness and/or substance use disorders, including the appropriate extension of services after relapse.”

Contiguous with the creation of the DCRC, the State requested and the Centers for Medicare & Medicaid Services (CMS), by Acting Deputy Administrator and Director Calder Lynch, approved the extension and amendment to the Diamond State Health Plan on July 31, 2019. The changes included eligibility for individuals the month they submit an application and waiver of the three-month retroactive eligibility period.

To help implement these changes, the applications for services would include questions for incarcerated individuals, incarcerated dependents and for retroactive eligibility. Several appendices and other documents are incorporated but not set forth in the proposed regulation because of their length. This reviewer will go over the forms individually as in some the language has changed and in others, it has not.

Appendix A is the Health Coverage From Jobs form. It does not contain any changes.
Appendix B is the American Indian or Alaska Native Family Member form. It also does not contain any changes.

Appendix C is the Assisting with Applications form. This form does not contain any changes.

The Benefit Application Form 100 Justice Involved and Retro Changes form contains the changes specified above. It is an application for food benefits, cash assistance, medical assistance, and childcare assistance. It addresses incarcerated individuals, incarcerated dependents and specifically states that they can apply for benefits. It also asks questions about the populations that are still eligible for retroactive eligibility.

The Health Coverage—Family Justice Involved and Retro form is an application specifically for medical assistance. It addresses incarcerated individuals, incarcerated dependents and specifically states that they can apply for benefits. It also asks questions about the populations that are still eligible for retroactive eligibility.

The Health Coverage—Short Form Justice Involved and Retro form is an application for health coverage. It is shorter and easier to complete than the Health Coverage—Family Justice Involved and Retro form. It contains the changes about incarcerated individuals. Single individuals who are incarcerated and do not have any dependents can use this form.

The last form attached is an application for long term care Medicaid, LTC Application. It does not contain any changes.

The purpose of this regulation is to make it easier for incarcerated individuals to access benefits so that their reentry into society is easier and can help lower or prevent recidivism. To this extent, the changes in the forms are salutary.

Unfortunately, with the good comes the not so good. As a result of the Medicaid Section 1115 Waiver, the State is eliminating the three-month period of retroactive eligibility for Medicaid benefits except for certain populations. This could be problematic. The reason given for eliminating the retroactivity for most individuals is that it will allow the State to better control the Medicaid costs while providing “high quality health coverage.” Nevertheless, “if monitoring or evaluation data indicate that demonstration features are not likely to assist in promoting the objectives of Medicaid, CMS reserves the right to require the state to submit a corrective action plan to CMS for approval. Further, CMS reserves the right to withdraw waivers or expenditure authorities at any time it determines that continuing the waivers or expenditure authorities would no longer be in the public interest or promote the objectives of Medicaid.”

Although Medicaid retroactive benefits are being curtailed, there is a review mechanism that allows the CMS to require the State to correct or fix any problems that may result from the waiver or even to withdraw the waiver if it determines that the objectives of Medicaid are not promoted or that the waiver is not in the public interest. Under the circumstances, Councils should consider endorsing the regulation.

The Delaware Health Care Commission (DHCC), Department of Health and Social Services (DHSS) and Social Services Division of Medicaid and Medical Assistance (DMMA) is seeking to revise the Delaware Health Insurance Individual Market Stabilization Reinsurance Program and Fund.

These regulations implement House Bill 193. The bill was signed into law by Governor Carney on June 20, 2019. The law amended Title 16 and required the Delaware Health Care Commission to establish the Delaware Health Insurance Individual Market Stabilization Reinsurance Program and Fund. 16 Del. C. § 9903(g). The law also amended Title 18 to define the terms, applicability, and scope of the Delaware Health Insurance Individual Market Stabilization Reinsurance Program. The purpose of the legislation was to provide reinsurance to health insurance carriers that offer individual health care plans. In turn, the program would help to stabilize insurance premiums and provide more financial certainty to those seeking health insurance. The funds for the program come from pass-through monies to Delaware under the Affordable Care Act and a 2.75% annual assessment based on the health insurance carrier’s tax liability. 16 Del. C. §9903(h); 18 Del. C. §8703(b). The program is administered by the DHCC.

The regulations apply to any health insurance carrier that provides health insurance, and includes insurance companies, health service corporations, health maintenance organizations, and managed care organizations. However, the regulations do not apply to carriers that issue health insurance under Medicare, Medicaid, 29 Del. C. §5201 et seq., or other similar coverage under state or federal governmental plans. Moreover, the regulations do not apply to “stand-alone dental insurance, stand-alone vision insurance, long-term care insurance, disability income insurance, and all accident-only insurance.” (3.0 Definitions “Health insurance carrier” or “carrier”).

A reinsurance eligible health benefit plan is coverage offered in the individual marketplace that meets the standard of minimum essential coverage as set forth in the Internal Revenue Code, is approved by the Insurance Commissioner and “is delivered or issued for delivery by a carrier in the State.” (3.0 Definitions “Reinsurance eligible health benefit plan”).

Delaware entered into an agreement with the Centers for Medicare and Medicaid Services (CMS) to calculate reinsurance payments to participating carriers and to identify paid claims eligible for reimbursement under the reinsurance program based upon data submitted by the State. (4.1). “When the claim costs for at least one reinsurance eligible individual’s covered benefits in a calendar year exceed the attachment point,” a reinsurance carrier is eligible for a reinsurance payment.” (6.1). Reinsurance payments to all eligible carriers are made annually in the year following the benefit year. (6.3).

The balance of the provisions concern insurers reporting the information to the program, audits conducted by the administrator of the program and the retention of documents by the eligible insurers.

These regulations were mandated by the law establishing the reinsurance program and fund and promulgated by the DHCC. They further the purpose of the program, namely, to provide reinsurance to carriers that offer individual health plans by reimbursing eligible claims as defined in the regulations. Council should consider endorsing these regulations.

8. **DHSS Proposed Regulation on Medication-Assisted Treatment, 24 Del. Register of Regulations 851 (March 1, 2021)**

The Delaware Health and Social Services Division of Medicaid and Medical Assistance (DMMA) is seeking to amend Title XIX Medicaid State Plan regarding Medication-Assisted Treatment (MAT).
The changes would make coverage of the MAT benefit mandatory where previously it was covered under the optional services sections of the Medicaid State Plan. The changes would apply to services provided on or after October 1, 2020.

This regulation was promulgated in response to the Substance Use Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities (SUPPORT) Act, signed into law by President Trump on October 24, 2018. The SUPPORT Act was a comprehensive and bipartisan effort to address the opioid epidemic. The SUPPORT Act amends §1902(a)(10)(A) of the Social Security Act. The act requires Medicaid plans to include coverage of MAT for participants in the state plan or waiver of the state plan. The SUPPORT Act requires state Medicaid plans to cover all FDA approved drugs, counseling services, and behavioral therapy from October 1, 2020, through September 30, 2025. In accordance with federal mandates, this regulation moves coverage of the MAT benefit to the mandatory services section of the Medicaid State Plan. MAT is covered for Medicaid beneficiaries who meet the criteria for receiving services from October 1, 2020 through September 30, 2025. The coverage under MAT specifically includes Naltrexone,1 Buprenorphine, Methadone,2 and all forms of the drugs approved by §505 of the Federal Food, Drug, and Cosmetic Act and all biological products licensed under §351 of the Public Health Service Act. It also requires coverage for counseling services and behavioral therapies related to the required drug and biological coverage.

Under the regulation, coverage under MAT can occur on both an outpatient basis and in-patient residential basis for medically necessary care. This regulation implements the requirements of the SUPPORT Act. Both the act and regulation are laudable efforts to address the opioid crisis. Council can and should endorse the regulation.

Legislation

1. Senate Bill 66 Waiving License Fees for Individuals during Re-Entry

This bill seeks to exempt recently incarcerated individuals from paying revoked license or driving privileges reinstatement fees. For this exemption, the individual must be eligible for and apply for reinstatement of the individual’s license or driving privileges within one year of their release from Department of Correction Level V supervision. This amendment seeks to limit financial barriers that may impede an individual from successfully reintegrating into the community after that individual has served their time. Sponsors believe the ability to legally drive is imperative for an individual to secure and maintain employment, access educational opportunities, and foster family and community connections that may lower recidivism. Reintegrating individuals may be required to complete all driver's license written, road, and eye-screen tests before reinstatement. Additionally, if an individual was incarcerated, the individual likely could not renew their license or driving privileges before the license or privilege lapsed. (The fees can be found on the Division of Motor Vehicles website: https://dmv.de.gov/DriverServices/driver_improvement/index.shtml?dc=dr_di_suspension).

This amendment is an attempt to make it easier for reintegrating individuals to restore their license and/or driving privileges. DLP suggests that Council support this bill.

2. Senate Bill 71 – “Red Flag Indicator” Requirements for Schools

SB 71 proposes to create requirements for school districts and charter schools regarding so-called “red flag indicators” of school violence. The bill was introduced on February 26, 2021 and is assigned to the Senate Education Committee. The bill would require schools to provide training to employees
regarding red flag indicators and to also create an internal framework for reporting, tracking and referral of instances where red flag indicators are identified.

First, school district and charter school employees working with students in grades 6 through 12 would be required to complete annual training on red flag indicators. The initial required training would be three hours, with an additional hour of training required each year after the initial training and a further three hours of training required every five years after the initial training. Per the bill, “red flag indicator training must include… information that enables employees to recognize, identify, and understand the psychosocial indicators and behaviors that a student who is dangerous to self or dangerous to others may exhibit” as well as information regarding “red flag reporting, tracking, and referral requirements.”

Second, each school district and charter school would be required to “establish and maintain a red flag indicator reporting, tracking, and referral policy to ensure that a student identified as likely being dangerous to self or others may be reported, tracked, and referred for appropriate mental health evaluation or treatment or law enforcement action.” The bill would provide immunity from civil and criminal liability as well as professional discipline for all school district and charter school employees complying in good faith with the red flag indicator requirements. The bill also clarifies that the red flag indicator requirements would not alter reporting requirements for school employees of certain suspected crimes under 14 Del. C. §4112 (which requires reporting of certain suspected crimes involving students or school property, including violent felonies, assault, or unlawful sexual contact), or other mandated reporting requirements involving suspected abuse of minors.

Additionally, the bill contains some technical corrections to adjust the numbering of certain sections of Chapter 14 of the Delaware Code, which do not result in any major substantive changes and will not be further addressed in this memo.

Delaware has a “red flag” law specifically relating to possession of firearms, enacted as the Beau Biden Gun Violence Prevention Act in 2018, that created a procedure for the issuance of relinquishment orders that would remove firearms from an individual’s possession when a threat of imminent harm has been identified. Under that law, the process for requesting a relinquishment order can be initiated by either a law enforcement officer or mental health professional. While some other jurisdictions have red flag laws with specific provisions delegating similar authority to school officials in cases where students may be presenting a potential threat of harm, Delaware’s red flag law did not specifically create any authority or procedures with respect to school employees or administrators. It is likely however, that some school employees would qualify as either enforcement officers or mental health professionals for purposes of the existing law.

A major critique of “red flag” legislation in general has been that it may further stigmatize individuals with mental illness and other mental or emotional disabilities and perpetuate the conception that they are more likely to commit certain violent crimes, when data consistently shows that a history of violent behavior is a far stronger predictor of future violence than any specific diagnosis (further analysis of misconceptions surrounding mental health and gun violence can be found in the Coalition for Smart Safety and the Coalition for Citizens with Disabilities Rights Task Force’s publication Debunking the Myths: Mental Health and Gun Violence, available at http://www.bazelon.org/wp-content/uploads/2020/02/2-3-2020-DebunkingTheMyths_Follow_up_Materials.pdf). Another common concern is that the existence of red flag protocols and laws might discourage some individuals from seeking mental health treatment when they really need support because they fear being labelled as a threat. In the school context, adolescent students may particularly fear being ostracized or bullied by peers if they are labelled as potential perpetrators of school violence.
While the synopsis of the bill specifically focuses on preventing “mass murder,” presumably school shootings, of which there have unfortunately been numerous horrifying examples in other states in recent years, the scope of this bill is potentially much broader. The bill does not provide a lot of specific guidance as to what the red flag indicator training or “reporting, tracking, and referral” requirements would entail, and appears to leave those details largely up to the individual districts and charter schools. It is not clear to what extent the bill intends that schools would be relying on the processes in Delaware’s existing red flag law to specifically address a person’s access to firearms if a risk is identified, or if schools would be encouraged to take other action. It does not provide any further guidelines as to how schools should handle the report of a student demonstrating red flag indicators such as when to involve family or mental health professionals versus involving the police, or what notification a student may receive that they have been reported and what if any rights a student may have following an initial report.

The lack of specifics in the bill is concerning, as without more clear limits the implementation of these requirements could further stigmatize students with certain types of disabilities. Additionally depending on what protocols a school puts in place, well-intentioned reports based on genuine concerns for an individual student’s wellbeing could potentially expose that student to unnecessary law enforcement scrutiny and contact. This is of particular concern as statistically speaking students with disabilities, and particularly students of color with disabilities, are already disproportionately likely to be arrested or otherwise referred to law enforcement. (See, e.g. American Civil Liberties Union, Cops and No Counselors: How the Lack of School Mental Health Staff is Harming Students at p. 5, available at https://www.aclu.org/report/cops-and-no-counselors, which based on analysis of U.S. Department of Education data found that overall students with disabilities were nearly three times more likely to be arrested than students without disabilities, though “in some states, they were ten times as likely to be arrested.”).

The immunity provided to school employees may further encourage them to err on the side of reporting when they are not sure about a potential red flag indicator. While it is understandable why this would be included to encourage good-faith reports that may ultimately protect the safety of students and school staff, without a more clearly defined process for handling these reports it is unclear what impact this immunity could have on students who have been identified by school employees as displaying red flag indicators.

The Council should oppose this bill in its current form. If the bill is to be revised, it would be helpful for more specific guidance to be provided regarding the procedures it contemplates being used by schools to respond to red flag indicators, including the rights of a student who has been identified as displaying red flag indicators. Ideally it would also contain specific language to clarify that the existence of a mental health condition or other mental or emotional disability on its own should not be considered a red flag indicator. Without such parameters, this legislation is likely to unfairly target students with disabilities and potentially strengthen the school-to-prison pipeline.

3. **Senate Bill 19: An Act to Amend Title 14 of the Delaware Code Relating To Exceptional Children in Homeschools.**

This bill proposes to amend Title 14 of the Delaware Code as it pertains to special education provision for homeschooled students eligible for special education.
The bill adds the following language, clearly defining the special education services a school district would be required to provide a homeschooled student in order to constitute a free appropriate education (FAPE):

d. For a student in a homeschool, under §2703A of this title, “free appropriate public education” means speech language pathology and audiology services required to assist a child with a disability to benefit from an education under paragraphs (5)a.1. through (5)a.6. of this section.

and that:

(b) The rules promulgated by the Department of Education with the approval of the State Board of Education shall provide all of the following...(2) That a child with a disability who attends a homeschool under § 2703A of this title, is eligible for speech language pathology and audiology services in the same manner as a student who attends a private school is eligible for equitable services.

However, while the draft language proposes that the services provided to homeschool students mirror the services offered to students parentally placed, in public schools, the bill includes draft language proposing different child find obligations for private school and homeschooled students. The bill includes existing language (with only slight alterations in this draft, describing that

(b) (1) …each school district shall be required to identify, locate, and evaluate, or reevaluate, any children with disabilities residing within the confines of that school district, including children with disabilities who are homeless children or wards of the State, regardless of the severity of the disability, and who are in need of special education and related services.

However, the newly proposed language suggests that school districts would have less of an obligation to find, identify, and evaluate students who are homeschooled who may eligible for special education services. The language proposes that:

(2)a. On request of a parent or guardian of a student, each school district, excluding vocational school districts, shall evaluate, or reevaluate, a child with a disability who attends a homeschool under § 2703A of this title located within the confines of that school district, regardless of the severity of the disability, and who is in need of special education and related services for speech language pathology and audiology services.

Council should oppose the addition of this language as it fails to meet the states IDEA Child Find mandate. IDEA regulations require that “the State must have in effect policies and procedures to ensure that—(i) All children with disabilities residing in the State, including …children with disabilities attending private schools…who are in need of special education and related services, are identified, located, and evaluated…” 34 CFR §300.111. The proposed language shifts this federally mandated obligation from the state to the parents of homeschooled students. For all other purposes in this proposed bill, the language treats homeschooled students and private school students similarly. While the IDEA regulations do not specifically mention homeschooled students, the mandate clearly states that the Child Find obligation extends to students in private schools. While it is understood that finding, evaluating, and identifying homeschooled students may have unique challenges, the state cannot dismiss its obligation under federal statute and regulations. 20 U.S.C. § 1435 (a) (5); 34 CFR §300.111. Furthermore, due to the unique circumstances of the 2019-2020 and 2020-2021 school years, it is likely that more families may have decided to home school their students for the first time. It may be particularly crucial to avoid excluding students from services they are owed, particularly at a time when more families may be choosing this type of educational setting.

The rest of the draft language again proposes to provide related services for eligible homeschooled students in a similar manner to students parentally place in private school:
b. The school district shall evaluate or reevaluate a child under paragraph (b)(2)a. of this section in the same manner as children under paragraph (b)(1) of this section.

c. A child with a disability is eligible to receive related services for speech language pathology and audiology services under paragraph (b)(2) of this section as follows:
1. The parent or guardian educating the child must comply with the school district evaluation requirements and the services plan provided by the school district.
2. The child is eligible for services in the same manner as a child who receives the services in a school district or charter school.

Council should reject language proposing that school districts are only obligated to evaluate homeschooled students for special education services if their parent reaches out to the school district. The Child Find mandate requires school districts must locate, identify, and evaluate all students who may be eligible for special education services. This proposed language impermissibly shifts the Child Find obligation from the school district to parents, at time when even more students may be receiving educational services in a homeschooled setting and could benefit from evaluation and services.

A motion was made and approved to accept the recommendations in the legal memo provided by the Disabilities Law Program.

MEMBERSHIP COMMITTEE

Wendy informed the Council that Sue Campbell will be resigning but will try to attend as many meetings as possible. Sue sent a letter stating that she appreciates her time working with the GACEC. Sue stated that she still plans on being at the meetings. We thank Sue for her time and dedication to the GACEC.

PERSONNEL COMMITTEE

Robert Overmiller reported today that we have received 18 applications for the executive director position. We will start reviewing the applications and select who will be interviewed. Robert pointed out that there are applications from across the country, which proves what a valuable position it is.

AD HOC COMMITTEE REPORTS

Bill Doolittle mentioned that he had a chance to review the prototype of the online school registration system. Bill noticed several problems and felt that it was not well developed for families with children with disabilities. He thinks this is something that we should keep a close eye on.

OUTSIDE COMMITTEE UPDATES

There were no outside committee updates.

Ann welcomed and thanked visitors and guests for attending the meeting this evening. She reminded members to contact the GACEC staff for any letters or responses to letters. A motion was made and approved to adjourn the meeting at 8:56 pm.