GOVERNOR’S ADVISORY COUNCIL FOR EXCEPTIONAL CITIZENS (GACEC)  
GENERAL MEMBERSHIP MEETING  
7:00P.M., May 18, 2021  
ZOOM MEETING  

**MINUTES**

**MEMBERS PRESENT:** Al Cavalier, 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, Trenee Parker, Jennifer Pulcinella, Brenné Shepperson and Laura Waterland

**OTHERS PRESENT:** Michael Wagner/Department of Education (DOE), Amy Anthony/Delaware Department of Motor Vehicle (DMV), Michelle Jackson/DOE, Theresa Bennett/DOE, Kristina Horton/Department of Health and Social Services (DHSS), Michelle Mathew/DHSS, Erin Weaver/Division for Visually Impaired (DVI), Amy Gallagher/Guest

**STAFF PRESENT:** Pam Weir/Executive Director, Kathie Cherry/Office Manager and Lacie Spence/Administrative Coordinator.

**MEMBERS ABSENT:** Matt Denn, Jill Scannell and Lindsay Williamson

Chair Ann Fisher called the meeting to order at 7:02pm. Ann welcomed everyone to the May general membership meeting. A **motion was made and approved** to accept the May agenda.

**PUBLIC COMMENT**

Kristina Horton, Part C Coordinator for the Birth to Three Early Intervention Program along with Michelle Mathew attended to provide feedback on letters sent from the GACEC. During the program’s public engagement session letters from the GACEC were submitted on March 11 and April 21, 2021 for birth to three to consider as part of its submission for the State’s Corrective Action Plan (CAP) that was submitted to the Office of Special Education Program (OSEP). Kristina provided feedback on how they plan to move forward with comments made by the GACEC and how the comments are currently being addressed.

**GACEC Comment:** “The GACEC advocates that DHSS explicitly include in its CAP that “individual corrective action” may include compensatory education or services for affected individual children, to ensure the rights of children with disabilities are protected. Council contends that the children impacted must be made whole via the provision of compensatory education or services in order to truly correct the noncompliance.”

**Response:** The Administration is engaging in root cause analysis and drilling down on the data as part of the determination for the most effective way to leverage compensatory services. Considerations that would need to be made include determining how long families are experiencing delays from the initiation of services. Part of this determination also lies with the decision about service frequency and intensity being reliant on the Individualized Family Service Plan (IFSP) team as they make decisions to best meet the needs of children and families. Furthermore, from a federal perspective, Part C is silent on providing compensatory services other than circumstances based on the result of a dispute. Birth to Three considers the inclusion of compensatory services beyond circumstances based on the result of a dispute as an ongoing priority.
**GACEC Comment:** GACEC Comment referenced the requirement that if an early intervention service program has a determination of Needs Assistance for two or more consecutive years, there are specified enforcement actions that DHSS must take.

**Response:** The Program has made Determinations for the two Regional Programs (RPs). The Program will increase the enforcement actions if either of the Regional Programs has a Determination next year of Needs Assistance or Needs Intervention. Last year both RPs received a Determination of “Needs Assistance”. This means that the Regional Programs would need to have one more year at the Needs Assistance determination level before specific enforcement actions are taken by DHSS.

**GACEC Comment:** “Council would also like to make note of concerns parents have shared with the GACEC regarding timeliness of the process and receipt of services. The findings by OSEP confirm a lack of quality control in the program that was reflected in the experiences of children and their families. DHSS needs to confront and address these experiences.”

**Response:** We are working on building capacity for Family Service Coordinators (FSCs) to ensure that appropriate services are being provided to families. Indicator 1 and the responsibility of FSCs to ensure appropriate services are being provided. In addition to monitoring for compliance, Administration is providing technical assistance and training to FSCs.

We welcome you to provide us with information about issues and concerns and let families know they may raise their concerns with their FSC, their supervisor, Regional Program managers or feel free to contact the Part C Coordinator if they have any concerns. We will work with them to problem-solve and resolve the issues.

**GACEC Comment:** Given the historical difficulties with adhering to Part C requirements and that longstanding staff may have difficulty transitioning to new policies, Council would recommend that any training schedule involve an evaluation component to ensure that staff are not only receiving the training but are absorbing the changes in policy. In addition, Council recommends that DHSS contract with outside subject matter experts to perform the initial trainings along with Birth to Three staff, using a Train the Trainer model that can be utilized in future years.”

**Response:** This is a priority for training as we work to ensure that training is truly improving outcomes. Birth to Three is collaborating with DOE and with contracted subject matter experts to support training, effective strategies for ongoing training, webinars and other resources for ongoing professional development. Increased budget for professional development and developing strategic plan to implement effective system. The effective system will include evaluation components that measure initial effectiveness of training and longer-term evaluations that track sustained changes in practice.

**GACEC Comment:** “DHSS requires new contracts to include a commitment to comply with Part C, that Birth to Three administration will issue monitoring reports and required action notices, beginning in an unknown date in 2021. Council would like to recommend that DHSS be more precise with the implementation date of this action step.”

**Response:** Comprehensive monitoring practices will be embedded in the new external service provider agency contracts to ensure that slippage and noncompliance are addressed on no less than a quarterly basis. This monitoring will begin in the Fall 2021.

**GACEC Comment:** “OSEP found a low level of compliance and persistent slippage over the course of six Federal Fiscal Years, falling from 88% compliance to 55.17% compliance, due in part to a miscalculation by DHSS of when the relevant timeline begins...the GACEC would recommend that DHSS consider ways to outreach to parents and otherwise engage parents, to re-establish confidence in the Birth to Three program. Council would also again recommend that DHSS include
compensatory services in its corrective action.”

**Response:** It is the intent of the Program to work with families and with organizations including the Interagency Coordinating Council (ICC), GACEC, and Parent Information Center (PIC). On page 7, the CAP provides that “DHSS will collaborate with the ICC in this ongoing root cause analysis process. Additionally, the Program strongly encourages and welcomes the GACEC and other stakeholders to provide any information about issues and concerns raised by families and brought to the attention of stakeholders.

**GACEC Comment:** Finally, while not directly contained within the CAP, the GACEC would like to take this time to formally express concern about the recent DHSS announcement to suspend the “summer birthday rule”. This change will discontinue Birth to Three services for children who turned three prior to the start of the next school. It is troubling that this program change occurred without advanced notice to impacted families, the schools and service providers, and most alarming, without apparent planning for alternative services. The importance of early intervention is so universally accepted amongst public health professionals—it is surprising that DHSS would discontinue these services without preparing another means of providing the services. Council queries whether this DHSS action was a result of OSEP monitoring, and if so, why DHSS did not choose instead to add the extension of eligibility past the third birthday to Delaware’s 2021 Part C application, which was dispersed for public comment last month.”

**Response:** As required by Part B of the Individuals with Disabilities Education Act (IDEA), children exiting Part C and found eligible for Part B must have an Individualized Education Plan (IEP) developed on or before their third birthday. The IEP team must make an individual determination regarding Extended School Year Services (special education services provided to a child with a disability beyond the regular school year). In addition, according to Delaware Regulations, children turning three during this time are entitled to 12-month programming, if identified with an applicable disability category. DHSS acknowledges that the decision to provide services beyond the third birthday to toddlers with summer birthdays who have been found eligible for Part B special education services before their third birthday could present a significant challenge to districts this summer for several reasons. To assist with those challenges, DHSS has agreed to assist DOE and support the needs of children and their families this summer under the following condition:

If a child has been determined Part B eligible before their summer third birthday, but the school district has exhausted all funding and personnel options to adequately support the child, DHSS will provide continued IFSP services, to expire on August 31, 2021. This applies to children who turn three between May 1st and August 31st for this summer only. DHSS will use state funds to financially assist with the provision of services. Effective September 1, 2021, all Part C eligible children will no longer be eligible to receive Part C services beyond their third birthday.

Bill Doolittle commented that we know that the summer transition has been very controversial. Advocates believe there is significant risk of children not being appropriately served through the summer. Bill filed a letter of concern to OSEP and may elevate it to a full complaint if further support is not provided. The core of this issue is that there was no plan in place to make this transition. The availability of data and ability to get true IEP meetings and determinations for all the children over the summer with only two months’ notice is very problematic. Pam Weir asked how families reacted to this change that happened with such short notice and if families were made aware of their options through the collaboration between Part C and DOE, Mary Ann replied that this information will be explained to families during their meetings. Kristina added that at the Transition Conference, family service coordinators are invited to attend IEP eligibility determination meetings. There is continued discussion and collaboration at those meetings.
Kristina stated the families have been receiving ongoing conversations with their Family Service Coordinator that let them know there will be a transitional period. Laura Waterland asked if school districts will encourage families to explore other resources that are available and will school districts be under pressure not to ask for these resources. Kristina replied that the local education agencies (LEAs) are in communication with Cindy Brown from DOE. She and Cindy discuss any needs that the LEAs have to ensure financial supports are put in place or that children are allowed to remain on the Individualized Family Service Plan (IFSP). They are trying to be proactive and have supports in place to meet the needs, so children and families do not slip through the cracks. Pam mentioned that at the last ICC meeting, it was discussed that the ICC was not involved with the decision to change the summer birthday rule. Pam asked if the ICC will be included moving forward when impactful decisions such as this are being made. Kristina replied that she cannot speak to the level of involvement the ICC had before she stepped into her current role. The program is working closely with the ICC to foster growth, collaboration and enhanced communication so they are effectively using the ICC to advise and assist the program in making decisions that affect children and families. Pam added that it is difficult for the ICC to advise and assist if they are not made aware of possible decisions being made. Ann thanked Kristina and Michelle for bringing those responses to us in person.

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

**GUEST SPEAKERS**

Linda Smith was previously scheduled to present tonight, but the School Climate Survey Administration window closes at the end of May and is unavailable at this time. Linda will present School Climate Survey Data at our November meeting.

**DOE REPORT**

Mary Ann Mieczkowski shared the following report:

<table>
<thead>
<tr>
<th>American Rescue Plan (ARP) III</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ESSER III</strong></td>
</tr>
<tr>
<td><strong>State Reservation</strong></td>
</tr>
<tr>
<td><strong>LEA Allocation</strong></td>
</tr>
</tbody>
</table>

With the release of the American Rescue Plan III funds, the Delaware Department of Education (DDOE) will engage with students, parents, educators and stakeholders across the state to compile feedback to ensure that the needs of students and communities are best reflected in state and local spending plans. These meetings will occur from Monday, April 26 to Friday, May 14. In an effort to include all voices, stakeholders may access stakeholder.feedback@doe.k12.de.us to provide feedback as well. Feedback from the individual groups as well as the emails received will be compiled. A summary will be provided at a Virtual Town Hall meeting on Thursday, May 20, during which the public will again be given the opportunity to share feedback before the plan is finalized by the DDOE.

In addition to the State plans, school districts will also be required to seek broad public input and
develop their own plans for the use of ARP ESSER funds. This is in addition to the statutory requirement in the American Rescue Plan that school districts develop a plan for the safe return to in-person instruction and continuity of services.

Questions to consider
When sharing feedback on how to best use the funds provided, stakeholders are asked to consider the following questions:

☐ In what ways have the effects of COVID-19 impacted students’ academic, social, and emotional needs?
☐ In what ways can this funding provide immediate and long-term support for these needs?
☐ How can Delawareans work together with these funds to quickly provide more in-person learning options for students quickly, sustain schools' safe operations, support students' social, emotional, mental health, and academic needs, and boldly address inequities exacerbated by the pandemic?

Reservations to consider
When providing feedback, stakeholders must also consider the following reservations

☐ The ARP ESSER Fund includes three state-level reservations for activities and interventions that respond to students’ academic, social, and emotional needs and address the disproportionate impact of COVID-19 on underrepresented student subgroups, including each major racial and ethnic group, children from low-income families, children with disabilities, English learners, gender, migrant students, students experiencing homelessness and children and youth in foster care:

☐ DDOE will reserve the following percentages of the total allocation to carry out, directly or through grants and contracts, activities to support the implementation of evidence-based interventions, such as summer learning or summer enrichment, extended day, comprehensive afterschool programs, or extended school year programs.

1. Learning Loss 5% of total grant $20,536,699
2. Summer Enrichment 1% of total grant $4,107,340
3. Afterschool Programs 1% of total grant $4,107,340

Allowable uses outside of the required reservations are listed on page 2. American Rescue Plan (ARP) III

☐ Remaining funds may be used for a wide range of activities to address needs arising from the coronavirus pandemic, including any activity authorized by the ESEA, the Individuals with Disabilities Education Act (IDEA), Adult Education and Family Literacy Act (AEFLA), or Carl D. Perkins Career and Technical Education Act of 2006 (Perkins CTE). Specifically, ARP ESSER funds may be used to develop district and charter strategies and implement public health protocols including, to the greatest extent practicable, policies in line with guidance from the Centers for Disease Control and Prevention (CDC) on reopening and operating schools to effectively maintain the health and safety of students, educators, and other staff, as well as the following:

• coordinating preparedness and response efforts with state, local, tribal, and territorial public health departments to prevent, prepare for, and respond to COVID-19;
• training and professional development on sanitizing and minimizing the spread of infectious diseases;
• purchasing supplies to sanitize and clean district and charter facilities;
• repairing and improving school facilities to reduce risk of virus transmission and exposure to environmental health hazards;
• improving indoor air quality;
• addressing the needs of children from low-income families, children with disabilities, English learners, racial and ethnic minorities, students experiencing homelessness, and foster care youth;
• developing and implementing procedures and systems to improve the preparedness and response efforts of districts and charters;
• planning for or implementing activities during long-term closures, including providing meals to eligible students and providing technology for online learning;
• purchasing educational technology (including hardware, software, connectivity, assistive technology, and adaptive equipment) for students that aids in regular and substantive educational interaction between students and their classroom instructors, including students from low-income families and children with disabilities;
• providing mental health services and supports, including implementing evidence-based full-service community schools and hiring counselors;
• planning and implementing activities related to summer learning and supplemental after-school programs;
• addressing learning loss; and
• other activities necessary to maintain the operation of and continuity of services, including continuing to employ existing or hiring new district and charter school staff.

Additional information on the allowable uses of ESSER III monies can be found online at: https://oese.ed.gov/files/2021/03/FINAL_ARP-ESSER-FACT-SHEET.pdf.

Beth Mineo asked about the timeframe in which these funds must be spent. Mary Ann replied that it is a three-year plan. Beth was glad to hear this knowing there will be consequences that we may not even anticipate yet. Mary Ann let Council know that the comment period has been extended until June 7th. Ann thanked Mary Ann for her report.

CHAIR REPORT

There was no Chair Report for this month. Ann announced absent members and welcomed the guests for the evening.

DIRECTOR’S REPORT

Pam Weir expressed how impressed she is by the amount of work that the GACEC members do. Pam explained that there is a lot of administrative work to complete to onboard a new Director. Pam explained that she has been completing her PHRST and FSF training, which is a requirement to have access to perform certain tasks withing the agency. Pam updated Council that she has met with Facilities Management to discuss the security system and improvements going on at Massey Station. Pam reported that she had meetings with the GACEC Chair and Vice Chair. There was an Executive Board meeting yesterday and there will be another one tomorrow for those who were unable to attend the first one. Pam has been able to attend several Senate Education Committee Hearings and provided public comment based on the work that the GACEC has done previously. Pam plans on meeting with Secretaries and key Legislators in the near future. Pam brought up the Childcare Development Fund that will be open for public comment on May 20th from 6:00-7:30pm. The information was shared with Council earlier today. The Delaware Early Childhood Council is very interested in receiving the feedback and making the public comments available to everyone.
Pam reminded Committee Chairs and Vice Chairs that Lacie will be sending information out for the submission of committee annual reports, which should be completed no later than July 15th.

**COMMITTEE REPORTS**

**ADULT TRANSITION SERVICES COMMITTEE**

Thomas Keeton reported the Adult Transitions Services had guest speakers Michael Wagner, Education Associate for Delaware Department of Education, and Amy Anthony, the Deputy Director for the Division of Motor Vehicles (DMV). The purpose of the presentation was to gain an understanding of what the Delaware Department of Education Driver’s Education group and Delaware Motor Vehicle Administration does to communicate accessibility parking to the citizens of the state of Delaware. Thomas commented that accessible parking knowledge is an issue in Delaware such as blue lines and van access. A question posed to the two presenters was, can we include information in the Driver’s Education courses and expand in the Driver’s License manual information on accessible parking? Currently, the Driver’s Education course is about 30 hours of instruction. Driver’s Education is open to receiving concise additions to the training materials and reviews them for the update each year before the school year begins. In addition, a question can be proposed for addition to the final exam. The updating review begins in February. The GACEC might not be able to meet the current deadline but could provide for the next update which occurs each year. Both DMV and DOE are open to looking at the recommendations and most recently made additions for the Bike Council. Also, the Farm Bureau asked about teaching how to drive on rural roads which have farm machines. Michael Wagner of DOE has offered to be the connector for the recommendations review. The Motor Vehicle Network (MVN) is an option for advertising for people waiting to be called to a DMV service window to communicate knowledge of accessible parking. Robert believes an extra $1000 dollars might be available to support the public service communication on the MVN. The DMV has a form, which can be filled out providing knowledge of a medical or disability condition on the driver’s license (DL) or state ID. This is a self-reporting issue and a special icon is on the front of the license with a notation of the issue on the back. The form must be filled out in person at DMV so that the new DL or ID can be printed then. The identified need was to communicate the accessibility parking knowledge to the citizens of Delaware. Bill Doolittle noted that the current statute around handicap placards was written almost entirely around physical disabilities. He stated that at some point it would be a good idea to address the issue of having accessible parking for individuals with developmental disabilities. Terri added that the presenters offered to come back, so she would like to have them return and see if they can start a process to address this.

**CHILDREN AND YOUTH**

Bill Doolittle reported that the Children and Youth Committee had a presentation from Michelle Jackson and Theresa Bennett from DOE. The Committee sent a recommendation for the Alternate Assessment to move to the Aggregated Interim structure, which is now moving forward. There was a discussion about where the Standard Assessment was moving. Nationally, it is moving in the same direction. It may be several years before it becomes available in Delaware, but it is a possibility now. There was a motion made from the Committee to write a similar letter with a few modifications regarding the Standard Assessment. The motion was passed. Bill added that the representatives of the Assessment and DOE were very supportive and appreciative. There was another motion from the Committee for Council to write a letter strongly encouraging that children with disabilities be added as a priority group under the Childhood Care and Development Fund State Plan. The motion was
approved. Kathie Cherry asked where this letter should be sent. Bill replied that he believes it is DHSS, but he sent the packet of information to Pam. Bill reported that there was discussion about preschool inclusion. About five years ago, the United States Department of Education (USDOE) gave notice that they would begin enforcing the 50 percent typical peer rule in Part C 619 for three- and four-year olds. Delaware has made significant progress with this, but there has been a barrier with having enough space in schools. There has been one application requesting funding for additional space, which has been denied for three years in a row. Ann Fisher asked if they had pushed to provide more itinerant services. Bill stated that is a big part of how improvements have been made thus far, but we are still short on the LEA settings. The Committee decided to send a letter to DOE requesting information and data on their Certificate of Need process and history. Bill added they have been looking at modifications to the school construction formula and how to make it compliant with best practices for inclusion. Bill is hoping to work collaboratively in-house with this to avoid the need to file a federal complaint. Bill has suggested to the Secretary of Education that a workgroup be set up to look at where we are with community based and school-based preschool, our counts, our compliance with the 50 percent rule, and growth trends. Bill reported that there was discussion on lost learning and guidance for districts. Bill supplied the committee with guidance that the Red Clay School District provided for their IEP team. At this point there seems to be a serious gap between what advocates believe is necessary and what LEAs are considering doing. The bill to move Part C to DOE was filed and will be heard on June 8. There has been discussion in the past supporting this, and Bill would like for Council to formally support it now. Ann added this had been discussed in the past, but no official letter was ever sent. Bill made a motion to send a letter of support regarding Senate Bill 136 to move Part C from DHSS to DOE. The motion was approved, with one opposed and four abstentions.

INFANT AND EARLY CHILDHOOD

Jen Pulcinella reported that Kristina Horton and Pam Weir spoke to the committee. They spoke with Pam about her impression of the Council and her new position. They also reviewed the Delaware Early Childhood Center (DECC) meeting and discussed the Childcare Development grant being moved to DOE and that it needs comments, particularly the section that includes Purchase of Care and children with disabilities. The committee focused on the move of Part C from DHSS to DOE and the update of the STARS program. The committee would like to collaborate with ICC to better strengthen both of our positions. They would benefit in knowing more about the GACEC and they would bring their firsthand knowledge to the table. There was discussion on recruiting new members and continuing virtual meetings once in person meetings are back in session. Rebuilding the birth to three relationship to being transparent is a focus for Kristina. Stakeholder engagement is paramount and they discussed how the Parental Rights Booklet needs to be more reader friendly. Transition from birth to three services is a shock for parents and should be improved. The Infant and Early Childhood Committee would like to have a representative from the Parent Information Center (PIC) on the Council. Bill Doolittle added that he had a conversation with Bruce Orr, the Chairperson of the ICC. Bruce is very focused on greater input, particularly from families.

POLICY AND LAW

Beth Mineo reported on the legal memo that was previously distributed to Council electronically. Consistent with Council requests, the Disabilities Law Program (DLP) provided analysis of certain proposed regulations appearing in the May 2021 issue of the Delaware Register of Regulations as well as certain proposed legislation. The committee endorses recommendations in the DLP Memo
regarding the first and third regulations discussed in the report (not offering comments). Regarding
the second regulation and HB 166, SB12 and SB118, the committee recommends accepting the DLP
Memo analysis as specified in the memo. Additional comments provided were as follows:

**HB 162** seeks to establish a one-year Juvenile Re-Entry Services fund to allow the Kids Department
to award grants to providers offering Cognitive Behavioral Therapy and vocational training to
minors who had been adjudicated delinquent or convicted of a crime and detained in a secure
facility as a result of adjudication. The committee recommends supporting this bill and suggests the
following additions: 1) that the program expand from a single year’s duration to three years to
enable it to have adequate time to impact a reasonable number of youth and demonstrate positive
outcomes; and 2) that there be a requirement for this program to interface effectively with services
and supports already in place, such as existing transition teachers and CBT services currently
provided in juvenile facilities.

**SB109** seeks to establish a minimum (or floor) reimbursement rate for “all hourly home healthcare
nursing services paid for by Medicaid-contracted organizations. The committee recommends
supporting this bill and encouraging the sponsors to insert an additional provision requiring that the
rates be updated regularly to remain competitive.

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

Legal Memorandum commentary is provided below.

**Proposed Regulations**

1. **Proposed DDOE Regulation on 1581 School Reading Specialist, 24 Del. Register of
Regulations 981 (May 1, 2021)**

The Delaware Department of Education (DDOE) proposes to amend 14 Del. Admin. C. §1581, which
describes the requirements for obtaining the School Reading Specialist standard certificate (hereinafter
“Certificate”) pursuant to 14 Del. C. §1220. DDOE, in cooperation with the Professional Standards
Board (hereinafter “Board”), is proposing to amend this regulation to add definitions to Section 2.0,
clarify the requirements for issuing a Certificate, specify application requirements, and add Sections
7.0-10.0 which concern the validity of the Certificate, discipline actions, requests for the Secretary of
Education to review applications and, recognizing past certifications, respectively.

DDOE originally published this proposed amendment in the Delaware Register of Regulations
(“Register”) on November 1, 2020. After receiving written comments, DDOE republished the same
proposed amendment, without any changes, in the Register on January 1, 2021 to allow additional time
for written comments. Furthermore, the Board held a public hearing on February 4, 2021 concerning
the proposed amendments. Subsequently, the Board held presentations on April 1, 2021 regarding
school reading specialists, International Literacy Association standards for reading/literacy specialists,
and International Dyslexia Association standards. After reviewing the comments and presentations,
the Board is republishing the same proposed amendment, without changes.

As a reminder, the following is the recommendation previously submitted to Council for both the
November 1, 2020 and January 1, 2021 versions (which were the same):
“DDOE, in partnership with the Board, has been systematically reviewing and updating the requirements for the different Standard Certificates since approximately April of 2020. Councils have previously submitted comments to several of these proposed regulations with little to no effect. Of the recommendations put forth by Councils, DDOE and the Board have adopted only one – clarifying the language of subsection 3.2, which was ambiguous in the proposed regulation for the Special Education Teacher of Students with Disabilities (found at 14 Del. Admin. C. §1571). This change has been adopted in the proposed regulations, which followed. As this proposed regulation is nearly identical to the previous, Council may wish to support the proposed regulation as is.”

Individuals who have previously submitted comments are not required to resubmit their comments. Therefore, Council need not submit additional comments.

2. Proposed DDOE Regulation on 1011 Interscholastic Athletics During the COVID-10 Pandemic, 24 DE Reg. 971 (May 1, 2021).

The Delaware Department of Education (DDOE) proposes new edits to regulations governing school interscholastic activities during the COVID-19 pandemic. These proposals include:
adding informal instruction to defined terms in Section 2.0 and in the Return to Play Stages in Section 3.0; repealing the pre-participation physical examination requirements that applied to the 2020-2021 school year; revising the four Return to Play Stages to eliminate sports categorized as low, medium, and high risk for COVID-19 spread based on guidance from the American Medical Society for Sports Medicine and the National Federation of State High School Associations; repealing Section 5.0, which provided the dates for the fall, winter, and spring sport seasons during the 2020-2021 school year and set forth sport-specific requirements; revising the face covering requirements in subsection 3.5.3.3; and adding the previous requirements that the Board may mandate sport-specific requirements that are designed to protect the physical well-being of student athletes and that Member Schools follow any sport-specific plans approved by the Board to Section 3.0.

DDOE makes some minor additions and edits to its definitions in this regulation, including adding the term: “Informal Instruction” [to] mean[] drills to teach sport-specific skills with only demonstration level contact permitted. Informal instruction does not involve team competitions or contests.

Intentional or direct contact is not permitted as provided in 14 DE Admin. Code 1009. DDOE also proposes to make minor edits and additions to its “Return to Play” stages of reopening sports activities for students. Throughout each stage of “Return to Play,” DDOE removes references to temperature screenings (3.5.3.2), and proposes some edits to its face covering requirements, removing the requirement that “student athletes shall wear face coverings based on the Delaware Division of Public Health’s current guidance applicable to sports,” (3.5.3.3) and adding language the following language:

If face coverings are required, breaks of at least two minutes during which student athletes remove their face coverings while maintaining a distance of six feet from others shall be taken every 20 minutes during Practices, Scrimmages, and Competitions in continuous running sports, including field hockey, lacrosse, and soccer. If face coverings are no longer required for a particular sport, a student athlete who participates in the sport may choose to wear a face covering. (3.5.3.3).

DDOE also proposes minor edits to decrease restrictions on hydration stations (3.5.3.8) and the use of whistles (3.5.3.11), and removes earlier COVID restriction on scrimmages and competitions against schools in other states (4.5.3.15-16). DDOE also proposes to remove language about “covering
equipment that has holes with exposed foam, such as athletic pads” and requiring athletes to come to
sports activities in their equipment and uniforms/ workout clothing and to wash workout clothing
immediately upon getting home. (4.5.4.6.5-5; 4.5.5.8.4-5; 4.5.6.8.4-5) DDOE also proposes to
eliminate language requiring contact tracing plans in Stage 4 of the Return to Play plan.

Throughout, DDOE also proposes edits to requirements regarding COVID-19 screening and approvals
to engage in interscholastic competitions and other athletic activities, changing the language from more
specific requirements to more general requirements that schools follow the Division of Public Health’s
latest guidance. DDOE also proposes to remove language specific to Fall, Winter and Spring Sports of
the 2020-2021 school year (5.0) and sports-specific restrictions and requirements, although they do
propose language that sports-specific requirements and restrictions may be mandated as needed.
(3.5.6.6.5).

Throughout these proposed regulations, DDOE makes relatively few changes to restrictions and
requirements regarding athletic activities and “vulnerable individuals.” DDOE proposes to edit the
definition of “vulnerable individual” removing the language that a “vulnerable individual” is someone
“strongly advised to shelter in place,” leaving instead the language that someone “qualifies as
vulnerable based on the Delaware Division of Public Health’s guidance.” (2.0). In DIAA Return to
Play Stage 1, DDOE retains the language that “vulnerable individuals shall not attend workouts,” the
only type of sports activity permitted play during this stage (3.5.4.1). In Stage 2, DDOE makes minor
but not substantive edits to the restrictions on vulnerable individuals and their ability to participate in
this stage, proposing that in Stage 2, “vulnerable individuals shall not attend workouts, practices,
conditioning programs, informal instruction, or open gym programs.” (3.5.5.1). (“Scrimmages” and
“competitions” were removed from the list as they are prohibited for everyone in this stage, while
“informal instruction” was added to the activities discussed in this stage and the list of prohibited
activities for vulnerable individuals). (3.5.5.1). In Stages 3 and 4, DDOE proposes no edits besides
adding “informal instruction” to the activities vulnerable individuals may participate in. (3.5.6.1;
3.5.7.1).

In our previous comment from October 2020 on DDOE regulations regarding student athletic activities
during the COVID-19 pandemic, we noted that while the more restrictive limitations proposed by
DDOE for “vulnerable individuals” are likely proposed to ensure safety and health for all, they may
raise concerns about compliance with the Americans with Disabilities Act (ADA) and Section 504 of
the Rehabilitation Act (Section 504), which require equal access to all students with disabilities to the
programs, activities, and facilities of a school and school district. In our previous comments, we
recommended that:

Instead of completely restricting the participation for a “vulnerable individual” in interscholastic
activities, there should be an individualized assessment to determine whether it is appropriate for a
student to participate. Failure to do so could lead to a violation of the ADA or Section 504 and will
surely begin and continue to further segregate students with disabilities from their peers. Council may
wish to recommend that DDOE and the DIAA either (1) completely remove the restriction for a
“vulnerable individual” or (2) change the language to remove the complete restriction (the words “shall
not”) and instead include a more individualized assessment for each student.

Because DDOE did not propose substantial changes related to additional restriction for “vulnerable
individuals,” we again urge Council to recommend a more individualized assessment of a student’s
ability to participate safely under each stage of the DIAA’s Return to Play plan.

The Delaware Criminal Justice Information System (DELJIS) Board of Managers has proposed amendments to existing regulations at 1 Del. Admin. C. §1301. The stated purpose of these amendments is to ensure that DELJIS conforms to the requirements of the relevant statutes, codified at 11 Del. C., Ch. 85 – 86. In addition to some minor wording changes there are two primary substantive changes in the proposed regulations. First, there are new subsections detailing the responsibilities of Contracting Government Agency ("CGA") and private contractors who have access to DELJIS through a contract with a CGA, detailing what CGAs are required to put in place for the oversight of contractors and employees of contractors, as well as the obligations of contractors with respect to appropriate access and use of DELJIS. Notably under the proposed regulations at 7.3, the CGA would only be able to share CJIS information with a contractor orally or by a secured and encrypted e-mail that cannot be printed or forwarded.

Second, there is language added to the subsections related to suspension of access to DELJIS for an individual user arrested for a criminal offense and to administrative investigations of improper access or breach to clarify that in the case that a user does not request a hearing within fifteen days, the Board will review a summary of the matter and issue a decision during a regularly scheduled meeting of the Board. The affected user would receive some form of written notice prior to the meeting. Additionally, the subsection regarding record retention and destruction has been moved to a different place in the proposed regulations and slightly reformatted, however the provisions appear to be the same as the existing regulations.

The proposed amendments do not appear to have a significant impact on privacy concerns, however the added details regarding CGA and contractor responsibilities surrounding access and use to data may further promote the security of data contained in DELJIS. Council may wish to endorse or not make any recommendation one way or the other.

Legislation:
House Bill 166- Funding for education in trades

House Bill 166 is an Act to amend Chapter 34, unemployment compensation dealing with counseling, training, and placement activities, of Title 19, Labor. The Bill was introduced on April 29, 2021, was assigned to the Labor Committee, and is awaiting a hearing.

This Act would create a program, called Elevate Delaware. The program would provide tuition, up to $10,000.00, for eligible individuals to obtain training and education in a field that does not require a college degree, such as HVAC (heating, ventilation, and air conditioning), plumbers, electricians, and construction.

In addition, the Act allows the Department of Labor to provide eligible individuals with payments to cover basic living expenses while attending the non-degree credit certificate program and up to ninety (90) days following completion of the program to search for a job.

To be eligible for the program, an individual must be a Delaware resident who has achieved a high school diploma, Diploma of Alternate Achievement Standards, or a Delaware secondary credential and
enrolled in an approved non-degree credit certificate program.

The Act would create a Workforce Development Board to oversee the program, maintain a list of non-degree credit certificate programs approved for Elevate Delaware, and update the list annually (Section 1. §§ 3404(c)(1) and 3404(c)(1)b.).

Monies to fund the program, in an amount not to exceed $1,500,000.00, shall paid out the General Fund (Section 4).

The Act would be effective as of the date it was enacted into law. It would be implemented the earlier of one (1) year from the date of enactment or upon publication in the Register of Regulations by notice from the Secretary of the Department of Labor that the regulations have been promulgated to implement the act (Section 2.).

This Bill, if enacted, would provide both an opportunity and monies to individuals who wanted to attend training programs for a skilled trade rather than attend college. This program would enable the participants to have a career in the trades. Delaware is seeing a shortage in skilled tradespeople as retirement exceed new workers. It is an easy bill for Councils to support.

Council should also be aware that a similar bill was introduced in the Senate on February 26, 2021 and is awaiting consideration in committee. Senate Bill 65 also seeks to amend Chapter 34, unemployment compensation dealing with counseling, training, and placement activities, of Title 19, Labor.

The Act would create the Focus on Alternative Skills Training Program (FAST) within the Division of Employment and Training (Section 1. §3404(a)). The program would provide tuition, up to $9,000.00, for eligible individuals to obtain training and education in a field that does not require a college degree, such as HVAC, plumbers, electricians, and construction (Section 1. § 3404(d)(1)).

Similar to the requirements of Elevate Delaware, to be eligible for the FAST program, an individual must be a Delaware resident who has achieved a high school diploma, Diploma of Alternate Achievement Standards, or a Delaware secondary credential and enrolled in an approved non-degree credit certificate program. However, unlike Elevate Delaware, FAST requires the eligible individual to enroll in an approved program no later than eighteen (18) months after graduation from high school (Section 1. § 3404(b)(3)).

The Act would likewise create a Workforce Development Board to oversee the program, maintain a list of non-degree credit certificate programs approved for Elevate Delaware, and update the list annually (Section 1. § 3404(c)(1)).

Monies to fund the program, in an amount not to exceed $1,000,000.00, shall paid out the General Fund (Section 4). This provision on funding for the program is $500,000.00 less than the Elevate Delaware program.

Like House Bill 166, Senate bill 65 would be effective as of the date it was enacted into law. However, the act would be implemented the earlier of one (1) year from the date of enactment or upon the compilation of the list of approved non-degree credit certificate programs and publication in the Register of Regulations by notice from the Secretary of the Department of Labor that this was done.
Like the House Bill, the Senate Bill would provide both an opportunity and monies to individuals who wanted to attend training programs for a skilled trade rather than attend college. This program would enable the participants to have a career in the trades. The Senate Bill is less generous than the House bill. The total monies that can be obtained is less, it does not cover living expenses, and it imposes an eighteen (18) month requirement for eligible individuals to enroll and attend an authorized program. Nevertheless, if asked, it is also an easy Bill for Council to support.

**House Bill 162: An Act to Amend Title 31 Of the Delaware Code Relating to Services For Youth.**

House Bill 162 (HB 162) seeks to amend Chapter 51, Title 31 of the Delaware Code relating to services for youth by adding §5113 to establish a fund which would allow the Department of Services for Children, Youth, and their Families to award grants for targeted provision of effective services in helping youth avoid contact with the juvenile justice system. It also would allocate $500,000 for fiscal year (FY) 2022 to the fund for the provision of cognitive behavioral therapy (CBT) and vocational training services. Finally, the bill updates outdated language. The bill was introduced in the Delaware House of Representatives on April 28, 2021, sponsored by Rep. Minor-Brown, Sens. S. McBride and Sturgeon, and Rep. S. Moore.

It was subsequently assigned to the House Health & Human Development Committee, which met on May 12, 2021 and voted the bill out of committee with nine (9) Favorable votes and two (2) votes On Its Merits. The bill is now placed on the “Ready List,” meaning if it is required to go through committee, it is available to be placed on an agenda for its third and final reading.

Specifically, HB 162 will create the “Juvenile Re-Entry Services Fund, which shall:

1. be overseen and administered by DSCYF;
2. be used exclusively for the provision of re-entry services for minors who have been adjudicated delinquent or convicted of a crime and detained in a secure facility as a result of adjudication;
3. include an appropriation of $500,000 for FY 2022 to be used exclusively for CBT and vocational services; and
4. award grants to public or private third parties through a competitive process for the provision of proven, evidence-based re-entry services.

It is unclear whether funds will be allocated past FY 2022 and any remaining monies at the end of the FY will return to the General Fund. The Fiscal Note submitted with the bill only indicates funding for FY 2022, with an “N/A” for FYs 2023 and 2024.

The following were notable comments and suggestions made during the House & Human Development Committee hearing:

1. In introducing the bill, Rep. Minor-Brown noted that according to a recent report released by the Criminal Justice Council (“CJC”), approximately 86% of youth are rearrested within eighteen

---

1 [https://legis.delaware.gov/BillDetail?LegislationId=68636](https://legis.delaware.gov/BillDetail?LegislationId=68636)
3 A vote on its Merits means the legislator recommends the full Chamber take action on the legislation, but the legislator does not take a position on what action should be taken.
4 Emphasis added.
5 [https://legis.delaware.gov/BillDetail?LegislationId=68636](https://legis.delaware.gov/BillDetail?LegislationId=68636)
(18) months of release. Furthermore, she said that CBT and vocational training have been proven to help reduce the risk of recidivism in youth; however, Delaware has very few programs that use those strategies.

2. Rep. Briggs King had the following comment read by Rep. Michael Smith: any programs receiving funds must be evidence-based and appropriately and properly monitored.

3. Rep. Morrison said he had researched reentry programs that use CBT and vocational training and found that they have been proven to work.

4. Rep. Johnson commented that the $500,000 allocated to this fund is a “drop in the bucket” compared to what is actually needed.

5. Rep. Collins expressed concern with the reporting requirements and suggested that an amendment be made to require the reporting of actual results seen from the programs that are awarded grants under this fund. Rep. Minor-Brown noted that youth are already tracked for DSCYF reporting requirements, so the efficacy of these programs will be seen when those reports come out.

6. Rep. Chukwuocha expressed support for the Bill and said these types of services are so much needed throughout Delaware. He noted that young people receive CBT and vocational training when they are in the custody of the Division of Youth Rehabilitative Services (YRS) but lose it when they are released back into the community.

7. Building off Rep. Chukwuocha remarks, Rep. Smith noted that if we don’t reach young people once they are back in the community, we are likely to lose them again to the system.

8. Adam Kramer and Jasmine Loudon with the Green Beret Project, an organization in New Castle County, which provides programming to at-risk youth, offered comments in support of the Bill.

Over the course of the late 20th century, there has been a push to rethink how we, as a country, have considered and dealt with juvenile delinquency. In a line of U.S. Supreme Court cases, the highest court recognized that young people are inherently different than adults. Considering the social and neuroscience literature available in 2005, the Court held that sentencing a young person to death for a crime committed when they were under the age of eighteen (18) was unconstitutional.6 In its ruling, the Court recognized three general characteristics that separated young people from adults: (1) lack of maturity and possession of an underdeveloped sense of responsibility, which result in impetuous and ill-considered actions and decisions; (2) more vulnerable and susceptible to negative influences and outside pressures; and (3) early stages of character development.7 Because of these, and other, characteristics, youth are considered much more able to be rehabilitated than adults; a developing brain is different than a developed brain.

Although it would be better / preferable for our communities if we could establish programs that would prevent, or at least reduce, the opportunities for young people to come in contact with the juvenile justice system8, the next best option is a focus on preventing, or reducing, subsequent contacts with the juvenile justice system. That is to say, it would be preferable to review why young people come into contact with the juvenile justice system in the first place and tackle those problems – such as expulsion or suspension from school9. But that does not diminish the importance of establishing reentry

8 Out-of-home placements, including juvenile detention, have been linked with: higher rates of recidivism, increased likelihood of incarceration as an adult, increased likelihood of dropping out of school, decreased educational achievement, decreased likelihood of employment, and decreased earning potential in the labor market. https://www.baltimorepolice.org/sites/default/files/General%20Website%20PDFs/Baltimore%20Youth%20Diversion%20Assessment%20-%20Final.pdf
9 https://youth.gov/youth-topics/juvenile-justice/youth-involved-juvenile-justice-system
programs that are evidence-based with proven efficacy.

Youth.gov – a website run by the U.S. government and aimed at helping individuals create, maintain, and strengthen effective youth programs – outlines five (5) factors to consider when planning for a successful reentry:

1. **Family**: What services and supports are needed to ensure family and home stability, skill development, and healing of damaged relationships?
2. **Substance abuse**: What are the services and supports that promote a reduction or cessation of substance use and/or abuse?
3. **Peer association/friends**: What services and supports need to be in place to promote positive use of leisure time, prevent gang involvement, and discourage association with peers engaged in delinquent activities? Learn more about positive youth development.
4. **School conflict and achievement**: What services are in place to promote the transference of educational records and placement in the appropriate school settings that will support educational success and achievement?
5. **Mental, behavioral, and physical health**: What services and supports are in place to address mental health, social/behavioral concerns, and/or chronic health problems?

In terms of vocational training, youth.gov points to a study from 2009, which finds that reentry and aftercare programs which connect youth with professionals and employment opportunities have been found to reduce recidivism rates. Likewise, CBT has been proven effective at reducing recidivism rates among young people. In a study by Crime Solutions, CBT programs were found to be 79.2% effective or promising among a cohort of twenty-four (24) young people.

HB 162 is the third bill introduced this legislative session relating to juvenile justice. And it follows a slew of other bills in Delaware signed into law in 2017, which were aimed at diverting young people from the juvenile and criminal justice systems.

Furthermore, HB 162 seems to partly heed the recommendations of Delaware’s Juvenile Justice Advisory Group (“JJAG”), a specialized committee with knowledge and expertise in juvenile justice. In March of 2019, JJAG released its annual report and recommendations to the Governor and the Delaware State Legislature. JJAG puts forth nine (9) policy recommendations including, but not limited to, investing in prevention-based services for young people, potentially establishing a mentoring program, and allocating state and local resources to fund programs aimed at strengthening family units. Furthermore, JJAG notes the importance of reentry services for young people:

Consistent with the adult justice system, re-entry services and coordination are essential to aiding the successful return to the community for juveniles exiting secure detention in our state. The JJAG will continue to seek ways to improve community-based support services for youth prior to exiting.

---

10 [https://youth.gov/youth-topics/juvenile-justice/reentry](https://youth.gov/youth-topics/juvenile-justice/reentry)
11 [https://youth.gov/youth-topics/juvenile-justice/reentry; see also: https://cte.ed.gov/initiatives/juvenile-justice-reentry-education-program#portland](https://youth.gov/youth-topics/juvenile-justice/reentry; see also: https://cte.ed.gov/initiatives/juvenile-justice-reentry-education-program#portland) (shows four (4) career and technical education programs across the country who won grant awards through the U.S. Department of Education’s Office of Career, Technical, and Adult Education.)
13 [https://whyy.org/articles/delaware-juvenile-justice-reforms-signed-law/](https://whyy.org/articles/delaware-juvenile-justice-reforms-signed-law/)
Delaware facilities, and once they are in the home setting to maximize the youth’s potential for success after secure detention. The JJAG recommends the further analysis of existing re-entry services for youth within the [DSCYF], and the Department of Corrections (DOC) and committing state and federal resources where applicable and available to meet the needs of the DSCYF.\textsuperscript{15}

Although children with disabilities are not specifically mentioned in the bill, data shows that such children will likely be impacted by its passage (or failure). According to a 2015 white paper, 65-70 percent of justice-involved youth have a disability.\textsuperscript{16} Furthermore, in its Juvenile Justice Guide Book for Legislators focused on reentry and aftercare, the National Conference of State Legislatures reports that “[a]bout 70 percent of juveniles in the system are affected with at least one mental illness.”\textsuperscript{17} The number is likely similar in Delaware.

As written, HB 162 will continue Delaware’s trend toward recognizing that young people, including those with disabilities, are separate and distinct from adults. Although HB 162 will surely make an impact, Council may wish to support the bill with the following recommendations/suggestions:

1. Consistent with Rep. Briggs King’s comments during the May 12 Committee hearing, HB 162 should be written to ensure/require that the grantees use evidence-based vocational and CBT programs.
2. Consistent with Rep. Briggs King’s comments during the May 12 Committee hearing, HB 162 should be written to ensure/require that the grantees are adequately monitored in their provision of services to this population.
3. Consistent with Rep. Collins’ comments during the May 12 Committee hearing, HB 162 should be amended to require specific reporting related to results of the programs awarded funds under this grant. Specifically, the reporting should include the number of young people served, the program implemented, and the recidivism rate. As it is currently written, it may be difficult to discern which programs/grantees are actually making a positive impact and reducing recidivism rates.

Furthermore, Council may wish to ask how the drafters of the bill arrived at the $500,000 amount for the fund. It is likely that $500,000 is not enough to make the type of difference Council wants to see – which could lead to a reduction in funding for subsequent years if there is a lack of positive movement.

\textbf{Senate Bill 12 – SEED Program}

Senate Bill 12 intends to amend Title 14 of the Delaware Code Relating to Academic Progression, Duration of Eligibility, Adult Students, and Workforce Development Programs under The Delaware Student Excellence Equal Degree Act. Senator Poore believes the expansion of the SEED grant program will encourage adult learners to return to school to enhance their knowledge and skills and increase their job opportunities. Adult individuals with a high school diploma or less education were significantly impacted by COVID-19-related job loss.\textsuperscript{18}

\begin{footnotesize}
\begin{itemize}
\item \textsuperscript{15} Id.
\item \textsuperscript{17} https://www.ncsl.org/documents/cj/jjguidebook-reentry.pdf
\item \textsuperscript{18}§ 3401A.
\end{itemize}
\end{footnotesize}
Due in large measure to the COVID-19 pandemic, about 125,000 Delawareans filed for unemployment benefits and are facing an uncertain future for themselves and their families. Many of these jobs will be gone forever. The purpose of this act is to jump-start Delaware’s economy by opening The Delaware Student Excellence Equals Degree Act (SEED) to adult Delaware residents, who are not recent high school graduates, and to include short-term workforce development programs that put Delawareans to work in high demand fields where jobs presently exist. Currently, about 56% of Delawareans aged 25-64 lack a post-secondary degree. This legislation can help to mitigate the effects of the pandemic on those adults. Tennessee has instituted a similar program called the Tennessee Reconnect Act.

The proposed amendments have added, “qualified, college-bound state resident students are relieved of the burden of paying undergraduate tuition at Delaware Technical and Community College, or the University of Delaware, Associate in Arts Program provided that these students meet the criteria set forth in this subchapter and are enrolled in a credit or non-credit program leading to the award of a recognized academic credential or pursuing studies leading to an associate degree at Delaware Technical and Community College.”

Students who qualify shall not have to repay the State because it is the intent and purpose of the General Assembly, to help ensure that Delaware students stay in high school, excel academically, and have better access to higher education regardless of a family’s financial circumstances and therefore payments under this program shall be grants, not loans.

The proposed amendments added “Recognized academic credential” shall mean a diploma or certificate of completion for credit or non-credit training program consisting of 100 hours of instruction or more, or that requires a student to pass a licensure or certification examination approved by a federal, state or local government, regulatory body, or industry/trade group. Also, students who enroll in an associate’s degree program as the holder of a Delaware State Board of Education Endorsement Secondary Credential shall have earned a cumulative score on the GED examination that is equivalent to a 2.5 G.P.A. on a 4.0 scale based on the standard formula for converting GED to GPA.

The DLP encourages the Council to support this bill to support expanding the Delaware Student Excellence Equals Degree Act.

**Senate Bill 109- Medicaid Reimbursement Rates HHA**

Senate Bill 109 is an Act to amend Section 7931 of Title 29 pertaining to Medicaid reimbursement rates for home health-care services. Section 7931(a) created the Division of Medicaid and Medical Assistance (DMMA). Section 7931(c) gives DMMA the responsibility “for the performance of all of the powers, duties, and functions specifically related to, Medicaid . . . .” Section 7931(d) required DMMA to establish a minimum or floor rate for reimbursement for “all hourly home health-care nursing services paid for by Medicaid-contracted organizations” to a home health-care nursing services provider.

This Act would add section (f) to Section 7931. This section is similar to and based upon section 7931(d). It would require DMMA to establish a minimum or floor rate for reimbursement for “all home health-care services for Medicaid long-term care services and support providers paid for by Medicaid-contracted organizations” to home health-care services providers.
This Bill provides conformity in reimbursement with other services (home health-care nursing services) and requires DMMA to set a minimum reimbursement rate for all home health-care services for Medicaid long-term care services and support providers. Although Medicaid-contracted organizations can reimburse at a higher rate, they, at a minimum, have to reimburse providers at the rate set by DMMA. Council should be in favor of and support this Bill.

**Senate Bill 118 – Long-Term Care Facility Participation in the Delaware Health Information Network (DHIN)**

Senate Bill 118, introduced on April 27, 2021, seeks to require long-term care facilities to enroll and share data with the Delaware Health Information Network (DHIN). The DHIN is a statewide health information exchange first launched in 2007 and widely used by medical providers.

The proposed legislation would require a long-term care facility that “provides services to a Delaware resident” to enroll in the DHIN “as an active user of the Community Health Record, no later than 30 days after the long-term care facility begins providing the services.” Additionally, facilities using electronic health records in providing services to a Delaware resident would be required to enter into an agreement with the DHIN to “provide the DHIN with a summary of each episode of care in an electronic format that DHIN establishes” within 90 days of when the facility begins providing services. Should this legislation be enacted, long-term care facilities already serving a Delaware resident or using electronic health records in providing services to a Delaware resident would also need to come into compliance with the law within the timelines specified after the date of enactment.

This legislation was suggested by the Joint Legislative Oversight and Sunset Committee (JLOSC) Task Force on the DHIN. The Task Force had been formed in 2019 to recommend legislation implementing certain recommendations by JLOSC following its review of the DHIN earlier that year. While the Task Force’s final report does not appear to be available online, it appears that this legislation would support the JLOSC’s broader recommendation to “[m]aximize the number and types of entities that submit clinical information to the DHIN,” as detailed in the JLOSC annual report. See Joint Legislative Oversight and Sunset Committee 2020 Final Report at pages 91-111, available at [https://legis.delaware.gov/docs/default-source/jloscdocuments/jlosc_finalreports/2020jloscfinalreport.pdf](https://legis.delaware.gov/docs/default-source/jloscdocuments/jlosc_finalreports/2020jloscfinalreport.pdf).

According to the DHIN website, 100% of long-term care facilities in the state are already using the DHIN. It is unclear from the information provided, however, whether that means that all long-term care facilities are using the Community Health Record or have entered into the data sharing agreements for electronic health records that this legislation would require. Additionally, this legislation appears to apply to out-of-state facilities, that may not otherwise have an immediate reason to enroll in the DHIN, when they are providing care to a Delaware resident; as many Delaware residents may travel to nearby states for care, this would help ensure that individual health records are complete.

One reason that long-term care providers have been encouraged to use health information exchanges is that many individuals in long-term care settings may have numerous co-occurring health issues and sometimes require frequent transfer between various types of facilities; health information exchange would ensure that no important information is lost the shuffle and various treating clinicians can appropriately coordinate care regardless of where the individual patient is currently located. See, e.g., “Long-Term and Post-Acute Care (LTPAC) Providers and Health Information Exchange (HIE),” The Office of the National Coordinator for Health Information Technology, available at
The Covid-19 pandemic has only further highlighted how health information exchanges may benefit residents in long-term care facilities and make it easier for facilities to monitor residents’ health during emergency situations. In response to the Covid-19 public health emergency, CMS waived many existing restrictions on when and how residents could be moved within long-term care facilities or transferred between facilities. These measures were taken so facilities could act quickly in the case of a potential outbreak and to encourage “cohorting” based on residents’ Covid-19 status as recommended by public health officials. In this situation, facilities using the Community Health Record and other features of the DHIN would be able to ensure that all necessary medical information traveled with a resident, even if a transfer occurred on short notice. While some of the CMS emergency waivers relating to transfers are no longer in effect as of May 10, 2021, similar measures could certainly be taken in case of a future public health emergency. According to the DHIN website, the DHIN began receiving data from Curative, a major provider of Covid-19 testing, in February 2021. Long-term care providers using the DHIN would therefore have quick access to residents’ Covid testing results to inform appropriate measures that need to be taken to protect both the individual resident and other residents and staff within a facility. Additionally, the pandemic has emphasized the need for public health officials to have access to current information in real time as well as tools for data aggregation and analysis. Long-term care facility participation in the DHIN would help to ensure that public health officials have accurate data regarding long-term care facility residents, a population that has been especially vulnerable during the Covid-19 pandemic.

Although long-term care facilities may already be participating in the DHIN, the DLP recommends that the Council support this bill as it may help facilitate continuity of care for residents of long-term care facilities and to ensure that all facilities have access to the same tools to protect residents in public health emergencies like the Covid-19 pandemic.

Additionally, the first sentence of the proposed §1119D(a) in the bill appears to be missing a word, as it currently reads “A long-term care that provides services…” The Council may wish to include this in their comments so that it can be corrected.

**MEMBERSHIP COMMITTEE**

There was no report from the Membership Committee this month.

**PERSONNEL COMMITTEE**

Robert Overmiller reported that the legislators are giving the impression that the part time position that we requested may end up being a full-time position. Robert added that the State requirement for interviews is 15 percent or 15 applicants, whichever is greater. Robert stated that it would be a Merit position. For those who commit to be interview panelists, keep in mind that you will need to be available for the entire time it will take to complete the interview process. Ann thanked Robert for his report.

**AD HOC COMMITTEE REPORTS**

There were no Ad Hoc Committee reports.
OUTSIDE COMMITTEE UPDATES

Laura Waterland stated that there have been some meetings regarding Christina School District. The DLP filed a complaint that was initially dismissed. They then filed a State administrative complaint, which went through mediation and was settled successfully. One of the main goals was so that families who may have been impacted were notified that there was an issue and that there would be some prospective relief, which there was. Laura was not permitted to go into all of the details but wanted to let the Council know that DLP did take this on with some success.

Ann Fisher 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. Kathie Cherry reminded Committee Chairs to send in their Committee reports. A motion was made and approved to adjourn the meeting at 8:18 pm.