MISSISSIPPI LEGISLATURE

By: Representative Moody

REGULAR SESSION 2002

To: Public Health and Welfare

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1378

AN ACT TO AMEND SECTIONS 37-33-1, 37-33-13 THROUGH 37-33-29, 1 37-33-81, 37-33-152, 37-33-153, 37-33-53 THROUGH 37-33-63, 2 37-33-67 THROUGH 37-33-71, 43-3-3, 43-3-5, 43-3-9 THROUGH 43-3-13, 37-33-101 THROUGH 37-33-107 AND 37-33-121 THROUGH 37-33-133, 3 4 MISSISSIPPI CODE OF 1972, TO UPDATE THE TERMINOLOGY, REVISE 5 VARIOUS PROVISIONS AND CONFORM TO FEDERAL LAW THE VOCATIONAL 6 7 REHABILITATION LAW, THE VOCATIONAL REHABILITATION FOR THE BLIND LAW AND THE SHELTERED WORKSHOP STATUTES ADMINISTERED BY THE STATE 8 DEPARTMENT OF REHABILITATION SERVICES; TO CREATE NEW SECTIONS 9 37-33-203 THROUGH 37-33-223, MISSISSIPPI CODE OF 1972, TO CREATE 10 THE SPECIAL DISABILITY PROGRAMS LAW TO BE ADMINISTERED BY THE 11 STATE DEPARTMENT OF REHABILITATION SERVICES; TO REPEAL SECTIONS 12 37-33-91 THROUGH 37-33-95, MISSISSIPPI CODE OF 1972, WHICH PROVIDE 13 FOR REHABILITATION SERVICES TO ENABLE DISABLED PERSONS TO ATTAIN 14 INDEPENDENT LIVING; AND FOR RELATED PURPOSES. 15

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 37-33-1, Mississippi Code of 1972, is amended as follows:

1937-33-1. The State of Mississippi \* \* \* accepts all of the20provisions and benefits of an act passed by the Congress of the21United States \* \* \* entitled, "The Rehabilitation Act of 1973," as

22 <u>amended</u>.

23 SECTION 2. Section 37-33-13, Mississippi Code of 1972, is

24 amended as follows:

25 37-33-13. As used in the Vocational Rehabilitation Law:

26

(a) "Competitive employment" means work in the

27 competitive labor market that is performed on a full-time or

28 part-time basis in an integrated setting and for which an

- 29 individual is compensated at or above the minimum wage, but not
- 30 less than the customary wage and level of benefits paid by the
- 31 employer for the same or similar work performed by individuals who
- 32 are not disabled;

33	(b) "Department" or "agency" means the State Department
34	of Rehabilitation Services;
35	(c) "Director" means the Director of the Office of
36	Vocational Rehabilitation;
37	(d) "Executive director" means the Executive Director
38	of the State Department of Rehabilitation Services;
39	(e) "Employment outcome" means, with respect to an
40	individual entering or retaining full-time or, if appropriate
41	part-time competitive employment in the integrated labor market to
42	the greatest extent practicable; supported employment; or any
43	other type of employment, including self-employment,
44	telecommuting, or business ownership, that is consistent with an
45	individual's strengths, resources, priorities, concerns,
46	abilities, capabilities, interests, and informed choice;
47	(f) " <b>* * *</b> Individual <u>with a disability</u> " means any
48	individual who has a physical or mental impairment, whose
49	impairment constitutes or results in a substantial impediment to
50	employment, and who can benefit in terms of an employment outcome
51	from the provision of vocational rehabilitation services;
52	(g) "Maintenance" means monetary support provided to an
53	individual for expenses, such as food, shelter, and clothing, that
54	are in excess of the normal expenses of the individual and that
55	are necessitated by the individual's participation in an
56	assessment for determining eligibility and vocational
57	rehabilitation needs or the individual's receipt of vocational
58	rehabilitation services under an individualized plan for
59	<pre>employment;</pre>
60	(h) "Occupational license" means any license, permit or
61	other written authority required by any governmental unit to be
62	obtained in order to engage in an occupation;
63	(i) "Office" means the Office of Vocational
64	Rehabilitation of the State Department of Rehabilitation Services;

H. B. No. 1378 02/HR40/R1899CS PAGE 2 (RF\BD) 65 (j) "Personal assistance services" means assistance in 66 a range of services provided by one or more persons designed to 67 assist an eligible individual with a disability to perform daily living activities on or off the job that the individual would 68 69 typically perform without assistance. The services must be 70 designed to increase the individual's control in life and ability to perform every day activities on or off the job. The services 71 must be necessary to the achievement of an employment outcome and 72 73 may be provided only while the individual is receiving other 74 vocational rehabilitation services. The services may include training in managing, supervising, and directing personal 75 76 assistance services; 77 "Physical restoration services" means (i) (k) 78 corrective surgery or therapeutic treatment that is likely, within a reasonable period of time, to correct or modify substantially a 79 80 stable or slowly progressive physical or mental impairment that 81 constitutes a substantial impediment to employment; (ii) diagnosis of and treatment for mental or emotional disorders by qualified 82 personnel in accordance with state licensure laws; (iii) 83 84 dentistry; (iv) nursing services; (v) necessary hospitalization (either inpatient or outpatient care) in connection with surgery 85 86 or treatment and clinic services; (vi) drugs and supplies; (vii) prosthetic and orthotic devices; (viii) eyeglasses and visual 87 services, including visual training, and the examination and 88 services necessary for the prescription and provision of 89 90 eyeglasses, contact lenses, microscopic lenses, telescopic lenses, 91 and other special visual aids prescribed by personnel that are qualified in accordance with state licensure laws; (ix) podiatry; 92 (x) physical the rapy; (xi) occupational therapy; (xii) speech or 93 hearing therapy; (xiii) mental health services; (xiv) treatment of 94 95 either acute or chronic medical restoration services, or that are 96 inherent in the condition under treatment; (xv) special services

H. B. No. 1378 02/HR40/R1899CS PAGE 3 (RF\BD) 97 for the treatment of individuals with end-stage renal disease; and

98 (xvi) other medical or medically-related rehabilitation services; 99 (1) "Prosthetic appliance" means any artificial device 100 necessary to support, to take the place of a part of the body, or 101 to increase the acuity of a sense organ; 102 (m) "Regulations" means regulations made by the executive director with the approval of the state board. 103 (n) "Rehabilitation engineering services" means the 104 systematic application of engineering sciences to design, develop, 105 adapt, test, evaluate, apply, and distribute technological 106 107 solutions to problems confronted by individuals with disabilities in functional areas such as mobility, communications, hearing, 108 109 vision, and cognition, and in activities associated with employment, independent living, education, and integration into 110 the community; 111 (o) "Rehabilitation training" means all necessary 112 training provided to an eligible individual with a disability to 113 enable him or her to overcome his or her employment handicap, 114 including, but not limited to, manual, preconditioning, 115 116 prevocational, vocational and supplementary training and training provided for the purpose of developing occupational \* \* \* skills 117 and capacities; 118 (p) "State board" means the State Board of 119 Rehabilitation Services; 120 121 (q) "Substantial impediment to employment" means that a physical or mental impairment (in light of attendant medical, 122 123 psychological, vocational, educational, communication, and other related factors) hinders an individual from preparing for, 124 entering into, engaging in, or retaining employment consistent 125 with the individual's abilities and capabilities; 126 (r) "Supported \* \* \* employment services" means 127 128 ongoing support services and other appropriate services needed to support and maintain an individual with a most significant 129 H. B. No. 1378

02/HR40/R1899CS PAGE 4 (RF\BD) 130 disability in supported employment that are provided by the 131 designated state unit (i) for a period of time not to exceed 132 eighteen (18) months, unless under special circumstances the 133 eligible individual and the rehabilitation counselor jointly agree 134 to extend the time to achieve the employment outcome identified in the individualized plan for employment; and (ii) following 135 transition, as post-employment services that are unavailable from 136 an extended services provider and that are necessary to maintain 137 or regain the job placement or advance in employment; 138 "Vocational rehabilitation" and "vocational 139 (s) 140 rehabilitation services" mean, for an eligible individual with a disability, services as appropriate and required to assist in 141 142 preparing for, securing, retaining, or regaining an employment outcome that is consistent with the individual's strengths, 143 resources, priorities, concerns, abilities, capabilities, 144 interests, and informed choice, including, but not limited to, 145 146 services in accordance with definitions in the most current 147 amendment of the Rehabilitation Act: (i) assessment for determining eligibility and priority for services by qualified 148 149 personnel, including, if appropriate, an assessment by personnel skilled in rehabilitation technology; (ii) assessment for 150 151 determining vocational rehabilitation needs by qualified 152 personnel, including, if appropriate, an assessment by personnel skilled in rehabilitation technology; (iii) vocational 153 154 rehabilitation counseling and guidance, including information and support services to assist an individual in exercising informed 155 156 choice; (iv) referral and other services necessary to assist applicants and eligible individuals to secure needed services from 157 other agencies, including other components of the statewide 158 159 workforce investment system and to advise those individuals about 160 client assistance programs; (v) physical and mental restoration 161 services, to the extent that financial support is not readily 162 available from a source other than the State Department of H. B. No. 1378

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Rehabilitation Services (such as through health insurance or a 163 164 comparable service or benefit); (vi) vocational and other training 165 services, including personal and vocational adjustment training, 166 books, tools, and other training materials, except that no 167 training or training services in an institution of higher learning 168 (universities, colleges, community or junior colleges, vocational schools, technical institutes, or hospital schools of nursing) may 169 be paid for with funds under this law unless maximum efforts have 170 been made by the state unit and the individual to secure grant 171 assistance in whole or in part from other sources to pay for that 172 173 training; (vii) maintenance; (viii) transportation in connection 174 with the rendering of any vocational rehabilitation service; (ix) 175 vocational rehabilitation services to family members of an applicant or eligible individual if necessary to enable the 176 applicant or eligible individual to achieve an employment outcome; 177 178 (x) interpreter services, including sign language and oral interpreter services, for individuals who are deaf or hard of 179 180 hearing and tactile interpreting services for individuals who are deaf-blind provided by qualified personnel; (xi) reader services, 181 rehabilitation teaching services, and orientation and mobility 182 services for individuals who are blind; (xii) job-related 183 184 services, including job search and placement assistance, job 185 retention services, follow-up services, and follow-along services; (xiii) supported employment services: (xiv) personal assistance 186 187 services; (xv) post-employment services; (xvi) occupational 188 licenses, tools, equipment, initial stocks, and supplies; (xvii) 189 rehabilitation technology including vehicular modification, telecommunications, sensory, and other technological aids and 190 devices; (xviii) transition services; (xix) technical assistance 191 192 and other consultation services to conduct market analyses, 193 develop business plans, and otherwise provide resources, to the 194 extent those resources are authorized to be provided through the 195 statewide workforce investment system, to eligible individuals who 

196 are pursuing self-employment or telecommuting or establishing a

197 small business operation as an employment outcome; (xx) other

198 goods and services determined necessary for the individual with a

199 disability to achieve an employment outcome.

200 **SECTION 3.** Section 37-33-15, Mississippi Code of 1972, is 201 amended as follows:

202 37-33-15. The Office of Vocational Rehabilitation established by Section 37-33-153 shall be administered by a 203 204 director appointed by the executive director in conformity with policies adopted by the department. The Director of the Office of 205 206 Vocational Rehabilitation shall devote his or her full time to the administration of vocational rehabilitation. In carrying out his 207 208 or her duties under the Vocational Rehabilitation Law, the director: 209

(a) Shall, with the approval of the executive director,
make regulations governing the protection of records and
confidential information, the manner and form of filing
applications, eligibility and investigations and determinations
thereof for vocational rehabilitation services, procedures for
fair hearings, and such other regulations as are found necessary
to carry out the purposes of that law;

(b) Shall, with the approval of the executive director,
establish appropriate subordinate administrative units within the
office;

(c) Shall, with the approval of the executive director,
recommend for appointment such personnel as may be necessary for
the efficient performance of the functions of the office;

(d) Shall prepare and submit to the state board through
the executive director annual reports of activities and
expenditures and, before each regular session of the Legislature,
shall submit estimates of sums required for carrying out the
Vocational Rehabilitation Law and estimates of the amounts to be
made available for this purpose from all sources;

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(e) Shall, if the executive director so authorizes,
make certifications on behalf of the executive director for the
disbursement of funds available for vocational rehabilitation;

(f) Shall, with the approval of the executive director and the state board, appoint boards \* \* \* as required by federal law and regulations;

(g) Shall, with the approval of the executive director
and the state board, take such other action as he <u>or she</u> deems
necessary or appropriate to carry out the purposes of the
Vocational Rehabilitation Law;

(h) May, with the approval of the executive director and the state board, delegate to any officer or employee of the office such of his <u>or her</u> powers and duties, except the making of regulations and the making of recommendations for appointment of personnel, as he <u>or she</u> finds necessary to carry out the purposes of the Vocational Rehabilitation Law.

245 **SECTION 4.** Section 37-33-17, Mississippi Code of 1972, is 246 amended as follows:

37-33-17. The director, with the approval of the executive 247 248 director and the state board, may accept and use gifts and donations made unconditionally or otherwise for carrying out the 249 250 purposes of the Vocational Rehabilitation Law, from either public or private sources. Gifts made under such conditions as in the 251 judgment of the state board are proper and consistent with the 252 253 provisions of that law may be so accepted and shall be held, invested, reinvested and used in accordance with the conditions of 254 255 the gift. All monies received as gifts or donations, except conditional gifts requiring other treatments, shall be deposited 256 257 in the State Treasury and shall constitute a permanent fund to be called the "Special Fund for the Vocational Rehabilitation of 258 Individuals with Disabilities" and shall be used by the state 259 260 board for such purposes. The state board shall make a report 261 annually to the Legislature setting forth the condition of

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262 vocational rehabilitation of eligible individuals with

<u>disabilities</u> in Mississippi, the expenditures made from state and federal funds in carrying out the provisions of that law or its purpose, and a detailed statement of all gifts and donations offered and accepted, together with the names of donors and the respective amounts prescribed by each and all the disbursements made therefrom.

269 **SECTION 5.** Section 37-33-19, Mississippi Code of 1972, is 270 amended as follows:

271 37-33-19. Except as may be otherwise provided by law for the 272 vocational rehabilitation of the blind, the state board, through 273 the <u>Office</u> of Vocational Rehabilitation, shall provide vocational 274 rehabilitation services to <u>eligible</u> individuals <u>with disabilities</u> 275 determined by the director to be eligible therefor, and in 276 carrying out the purposes of the Vocational Rehabilitation Law, 277 the office is authorized among other things:

(a) To cooperate with other departments, agencies and
institutions, both public and private, in providing for the
vocational rehabilitation of <u>eligible</u> individuals <u>with</u>
<u>disabilities</u>, in studying the problems involved therein, and in
establishing, developing and providing, in conformity with the
purposes of <u>that</u> law, such programs, facilities and services as
may be necessary or desirable;

285 \* \* \*

286 (b) To conduct research and compile statistics relating 287 to the vocational rehabilitation of <u>eligible</u> individuals <u>with</u> 288 <u>disabilities;</u>

289 <u>(c)</u> To prescribe and provide such courses of vocational 290 training as may be necessary for the vocational rehabilitation of 291 <u>eligible individuals with disabilities</u>.

292 SECTION 6. Section 37-33-21, Mississippi Code of 1972, is 293 amended as follows:

37-33-21. The state board, through the Office of Vocational 294 Rehabilitation, shall cooperate under agreements with the federal 295 government in carrying out the purposes of any federal statutes 296 297 pertaining to vocational rehabilitation, and may adopt such 298 methods of administration as are found by the federal government to be necessary for the proper and efficient operation of such 299 300 agreements or plans for vocational rehabilitation and \* \* \* comply 301 with such conditions as may be necessary to secure the full 302 benefits of those federal statutes and appropriations, \* \* \* administer any legislation pursuant thereto enacted by the State 303 304 of Mississippi, \* \* \* direct the disbursement and administer the use of all funds provided by the federal government or this state 305 306 for the vocational rehabilitation of individuals with disabilities 307 of this state and \* \* \* do all things necessary to insure the 308 vocational rehabilitation of individuals with disabilities.

309 **SECTION 7.** Section 37-33-23, Mississippi Code of 1972, is 310 amended as follows:

311 37-33-23. Vocational rehabilitation services <u>may</u> be provided 312 to any <u>eligible</u> individual<u>s with disabilities</u> who <u>are present in</u> 313 the state at the time of filing <u>an</u> application therefor and whose 314 vocational rehabilitation, the director determines after full 315 investigation, can be satisfactorily achieved **\* \* \***.

Except as otherwise provided by law or as specified in any agreement with the federal government with respect to classes of individuals certified to the state board <u>under that agreement</u>, the following rehabilitation services <u>may</u> be provided **\* \* \*** to <u>eligible</u> individuals <u>with disabilities</u> found to require <u>vocational</u> <u>rehabilitation services to achieve an employment outcome</u>:

323 (b) Transportation \* \* \* for vocational rehabilitation
324 services to the nature and extent of the services necessary;
325 (c) Occupational licenses;

Physical restoration;

(d) Placement equipment, tools, and supplies;

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(a)

322

327

(e) Maintenance;

328 (f) Training books and materials.

329 **SECTION 8.** Section 37-33-25, Mississippi Code of 1972, is 330 amended as follows:

331 37-33-25. Any individual applying for or receiving332 vocational rehabilitation who is aggrieved by any action or333 inaction of the <u>office</u> shall be entitled, in accordance with334 regulations promulgated by the state board, to a fair hearing.

335 **SECTION 9.** Section 37-33-27, Mississippi Code of 1972, is 336 amended as follows:

337 37-33-27. The right of <u>eligible</u> individual<u>s with</u>
338 <u>disabilities</u> to maintenance under the Vocational Rehabilitation
339 Law shall not be transferable or assignable at law or in equity
and shall be exempt from the claims of creditors.

341 **SECTION 10.** Section 37-33-29, Mississippi Code of 1972, is 342 amended as follows:

It shall be unlawful, except for purposes directly 343 37-33-29. 344 connected with the administration of the vocational rehabilitation program, for eligible individuals with disabilities, and in 345 346 accordance with regulations, for any person or persons to solicit, disclose, receive, or make use of, or authorize, knowingly permit, 347 348 participate in, or acquiesce in the use of any list of, or names of, or any information concerning persons applying for or 349 receiving vocational rehabilitation, directly or indirectly 350 351 derived from the records, papers, files, or communications of the state or subdivisions or agencies thereof, or acquired in the 352 353 course of the performance of official duties, except in response to summons, subpoena or other order of a court. Any violation of 354 this section shall be a misdemeanor and punishable accordingly. 355

356 **SECTION 11.** Section 37-33-81, Mississippi Code of 1972, is 357 amended as follows:

358 37-33-81. (1) The Office of Vocational Rehabilitation of 359 the State Department of Rehabilitation Services may enter into

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360 contracts with appropriate post-secondary educational institutions 361 in the state for the purpose of implementing and maintaining 362 programs of services for hearing-impaired students.

363 (2) <u>Those</u> programs shall be funded from funds appropriated
364 to the office by the Legislature or from any other resource
365 identified and accessed by the office. The office shall continue
366 to administer <u>those</u> programs for each year deemed suitable by the
367 office.

368 \* \* \*

369 SECTION 12. Section 37-33-152, Mississippi Code of 1972, is 370 amended as follows:

37-33-152. It is declared to be the policy of this state to 371 372 provide rehabilitation services, to the extent needed and feasible within resources available, to eligible \* \* \* individuals with 373 disabilities throughout the state, to the end that they may engage 374 375 in useful and remunerative occupations and live independently to the extent of their capabilities, thereby increasing their social 376 377 and economic well-being and that of their families, and the productive capacity of this state and nation, also thereby 378 reducing the burden of dependency on families and taxpayers. 379

380 SECTION 13. Section 37-33-153, Mississippi Code of 1972, is 381 amended as follows:

382 37-33-153. In order to provide for rehabilitation,
383 habilitation and other services to <u>eligible individuals with</u>
384 <u>disabilities</u>, their families and the community, there is created
385 the State Department of Rehabilitation Services. The department
386 shall be composed of the following offices:

387 (a) The Office of Vocational Rehabilitation;
388 (b) The Office of Disability Determination Services;
389 (c) The Office of Special Disability Programs; and
390 (d) The Office of Vocational Rehabilitation for the
391 Blind.

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SECTION 14. Section 37-33-53, Mississippi Code of 1972, is 392 393 amended as follows: 37-33-53. As used in the Vocational Rehabilitation for the 394 395 Blind Law: (a) 396 "Department" or "agency" \* \* \* means the State Department of Rehabilitation Services; 397 "Director" \* \* \* means the Director of the Office 398 (b) of Vocational Rehabilitation for the Blind; 399 "Executive director" \* \* \* means the Executive 400 (C) Director of the State Department of Rehabilitation Services; 401 402 "Independent living services" includes, but are not (d) limited to, the following services in accordance with definitions 403 404 in the most current amendment of the Rehabilitation Act: (i) independent living core services (information and referral 405 services, independent living skills training, peer counseling 406 including cross-disability peer counseling, and individual and 407 systems advocacy) and: (ii) counseling services, including 408 409 psychological, psychotherapeutic, and related services; (iii) services related to securing housing or shelter, including 410 411 services related to community group living, and supportive of the purposes of the Rehabilitation Act and of the titles of the 412 413 Rehabilitation Act, and adaptive housing services (including appropriate accommodations to and modifications of any space used 414 to serve, or occupied by, individuals with disabilities); (iv) 415 416 rehabilitation technology; (v) mobility training; (vi) services and training for individuals with cognitive and sensory 417 418 disabilities, including life skills training, and interpreter and reader services; (vii) personal assistance services, including 419 attendant care and the training of personnel providing such 420 services; (viii) surveys, directories, and other activities to 421 identify appropriate housing, recreation opportunities, and 422 423 accessible transportation, and other support services; (ix) consumer information programs on rehabilitation and independent 424 H. B. No. 1378

living services available under the Rehabilitation Act, especially 425 426 for minorities and other individuals with disabilities who have 427 traditionally been unserved or underserved by programs under the 428 Rehabilitation Act; (x) education and training necessary for 429 living in a community and participating in community activities; (xi) supported living; (xii) transportation, including referral 430 and assistance for that transportation and training in the use of 431 public transportation vehicles and systems; (xiii) physical 432 rehabilitation; (xiv) therapeutic treatment; (xv) provision of 433 needed prostheses and other appliances and devices; (xvi) 434 435 individual and group social and recreational services; (xvii) training to develop skills specifically designed for youths who 436 437 are individuals with disabilities to promote self-awareness and esteem, develop advocacy and self-empowerment skills, and explore 438 career options; (xviii) services for children; (xix) services 439 under other federal, state, or local programs designed to provide 440 resources, training, counseling, or other assistance, of 441 442 substantial benefit in enhancing the independence, productivity, and quality of life of individuals with disabilities; (xx) 443 444 appropriate preventive services to decrease the need of individuals assisted under the Rehabilitation Act for similar 445 446 services in the future; (xxi) community awareness programs to enhance the understanding and integration into society of 447 individuals with disabilities; and (xxii) such other services as 448 449 may be necessary and not inconsistent with the provisions of the most current amendment of the Rehabilitation Act; 450 451 (e) " \* \* \* Individual who is blind" \* \* \* means any 452 person with insufficient vision to perform vocational or independent living tasks for which sight is essential; 453 454 (f) "Maintenance" \* \* \* means monetary support provided 455 to an individual for expenses, such as food, shelter, and 456 clothing, that are in excess of the normal expenses of the 457 individual and that are necessitated by the individual's H. B. No. 1378 02/HR40/R1899CS PAGE 14 (RF\BD)

458 participation in an assessment for determining eligibility and

459 vocational rehabilitation needs or the individual's receipt of

- 460 vocational rehabilitation services under an individualized plan
- 461 <u>for employment;</u>
- 462 (g) "Physical restoration services" \* \* \* means (i) corrective surgery or therapeutic treatment that is likely, within 463 a reasonable period of time, to correct or modify substantially a 464 stable or slowly progressive physical or mental impairment that 465 466 constitutes a substantial impediment to employment; (ii) diagnosis of and treatment for mental or emotional disorders by qualified 467 468 personnel in accordance with state licensure laws; (iii) dentistry; (iv) nursing services; (v) necessary hospitalization 469 470 (either inpatient or outpatient care) in connection with surgery or treatment and clinic services; (vi) drugs and supplies; (vii) 471 prosthetic and orthotic devices; (viii) eyeglasses and visual 472 services, including visual training, and the examination and 473 services necessary for the prescription and provision of 474 475 eyeglasses, contact lenses, microscopic lenses, telescopic lenses, and other special visual aids prescribed by personnel that are 476 477 qualified in accordance with state licensure laws; (ix) podiatry; (x) physical therapy; (xi) occupational therapy; (xii) speech or 478 479 hearing therapy; (xiii) mental health services; (xiv) treatment of either acute or chronic medical complications and emergencies that 480 are associated with or arise out of the provision of physical and 481 482 mental restoration services, or that are inherent in the condition under treatment; (xv) special services for the treatment of 483 484 individuals with end-stage renal disease, including transplantation, dialysis, artificial kidneys, and supplies; and 485 (xvi) other medical or medically related rehabilitation services; 486 "Prosthetic appliance" \* \* \* means any artificial 487 (h) 488 device necessary to support, to take the place of, a part of the 489 body, or to increase the acuity of a sense organ;

H. B. No. 1378 02/HR40/R1899CS PAGE 15 (RF\BD) 490 (i) "Occupational licenses" \* \* \* means any license,
491 permit or other written authority required by any government unit
492 to be obtained in order to engage in an occupation;

493 (j) "Office" \* \* \* means the Office of Vocational 494 Rehabilitation for the Blind;

495 <u>(k)</u> "Regulations" **\* \* \*** mean<u>s</u> regulations made by the 496 director with the approval of <u>the executive director and</u> the state 497 board, including regulations pertaining to independent living 498 services;

"Rehabilitation engineering services" means the 499 (1) 500 systematic application of engineering sciences to design, develop, adapt, test, evaluate, apply, and distribute technological 501 502 solutions to problems confronted by individuals with disabilities in functional areas, such as mobility, communications, hearing, 503 vision, and cognition, and in activities associated with 504 employment, independent living, education, and integration into 505 506 the community;

507 (m) "Rehabilitation training" \* \* \* means all necessary 508 training provided to an individual who is blind to enable him or 509 her to overcome his or her substantial impediment to 500 employment \* \* \*, including, but not limited to, manual, 510 preconditioning, prevocational, vocational, and supplementary 512 training and training provided for the purpose of developing 513 occupational skills and capacities;

(n) "Supported employment services" means ongoing support services and other appropriate services needed to support and maintain an individual with a most significant disability in supported employment that are provided by the department (i) for a period of time not to exceed eighteen (18) months, unless under special circumstances the eligible individual and the rehabilitation counselor or coordinator jointly agree to extend

521 the time to achieve the employment outcome identified in the

522 individualized plan for employment; and (ii) following transition,

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as post-employment services that are unavailable from an extended 523 524 services provider and that are necessary to maintain or regain the 525 job placement or advance in employment; 526 "State board" \* \* \* means the State Board of (o) 527 Rehabilitation Services; 528 "Substantial impediment to employment" means that a (p) physical or mental impairment (in light of attendant medical, 529 psychological, vocational, educational, communication, and other 530 related factors) hinders an individual from preparing for, 531 entering into, engaging in, or retaining employment consistent 532 533 with the individual's abilities and capabilities; "Vocational rehabilitation" and "vocational 534 (q) 535 rehabilitation services" \* \* \* mean, for an individual who is 536 blind, services available to assist an individual with a disability in preparing for, securing, retaining, or regaining an 537 538 employment outcome that is consistent with the individual's 539 strengths, resources, priorities, concerns, abilities, 540 capabilities, interests, and informed choice, including, but not limited to, services in accordance with definitions in the most 541 542 current amendment of the Rehabilitation Act: (i) assessment for 543 determining eligibility and priority for services by qualified 544 personnel, including, if appropriate, an assessment by personnel 545 skilled in rehabilitation technology; (ii) assessment for determining vocational rehabilitation needs by qualified 546 547 personnel, including, if appropriate, an assessment by personnel skilled in rehabilitation technology; (iii) vocational 548 549 rehabilitation counseling and guidance, including information and support services to assist an individual in exercising informed 550 choice; (iv) referral and other services necessary to assist 551 552 applicants and eligible individuals to secure needed services from 553 other agencies, including other components of the statewide workforce investment system and to advise those individuals about 554 555 client assistance programs; (v) physical and mental restoration H. B. No. 1378

services, to the extent that financial support is not readily 556 557 available from a source other than the State Department of 558 Rehabilitation Services (such as through health insurance or a 559 comparable service or benefit); (vi) vocational and other training 560 services, including personal and vocational adjustment training, 561 books, tools, and other training materials, except that no training or training services in an institution of higher 562 education (universities, colleges, community or junior colleges, 563 564 vocational schools, technical institutes, or hospital schools of nursing) may be paid for with funds under this law unless maximum 565 566 efforts have been made by the state unit and the individual to secure grant assistance in whole or in part from other sources to 567 568 pay for that training; (vii) maintenance; (viii) transportation in connection with the rendering of any vocational rehabilitation 569 service; (ix) vocational rehabilitation services to family members 570 of an applicant or eligible individual if necessary to enable the 571 applicant or eligible individual to achieve an employment outcome; 572 573 (x) interpreter services, including sign language and oral interpreter services, for individuals who are deaf or hard of 574 575 hearing and tactile interpreting services for individuals who are deaf-blind provided by qualified personnel; (xi) reader services, 576 577 rehabilitation teaching services, and orientation and mobility services for individuals who are blind; (xii) job-related 578 services, including job search and placement assistance, job 579 580 retention services, follow-up services, and follow-along services; (xiii) supported employment services; (xiv) personal assistance 581 582 services; (xv) post-employment services; (xvi) occupational licenses, tools, equipment, initial stocks, and supplies; (xvii) 583 rehabilitation technology including vehicular modification, 584 585 telecommunications, sensory, and other technological aids and 586 devices; (xviii) transition services; (xix) technical assistance 587 and other consultation services to conduct market analyses, 588 develop business plans, and otherwise provide resources, to the H. B. No. 1378

02/HR40/R1899CS PAGE 18 (RF\BD) 589 <u>extent those resources are authorized to be provided through the</u> 590 <u>statewide workforce investment system, to eligible individuals who</u> 591 <u>are pursuing self-employment or telecommuting or establishing a</u> 592 <u>small business operation as an employment outcome; (xx) other</u> 593 <u>goods and services determined necessary for the individual with a</u> 594 <u>disability to achieve an employment outcome.</u>

595 **SECTION 15.** Section 37-33-55, Mississippi Code of 1972, is 596 amended as follows:

The Office of Vocational Rehabilitation for the 597 37-33-55. Blind established by Section 37-33-153 shall be administered by 598 599 the director under supervision of the executive director and the state board, in conformity with federal policies adopted by the 600 601 department. The director shall be selected by the executive 602 director in accordance with established personnel standards and on the basis of his or her education, training, experience and 603 604 administrative ability. The director shall devote his or her full time to the administration of vocational rehabilitation. 605 In 606 carrying out his or her duties under the Vocational Rehabilitation 607 for the Blind Law, the director:

608 (a) Shall, with the approval of the executive director, make regulations in conformity with the most recent amendment of 609 610 the federal \* \* \* Rehabilitation Act and its associated 611 regulations governing the protection of records and confidential information, the manner and form of filing applications, 612 613 eligibility and investigations and determinations thereof for vocational rehabilitation services, procedures for fair hearings, 614 615 and such other regulations as are found necessary to carry out the purposes of that law; 616

(b) Shall, with the approval of the executive director,
establish appropriate subordinate administrative units within the
office for providing vocational rehabilitation, independent
living, supported employment, rehabilitation engineering and other

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621 services to children, adolescents and adults <u>under</u> federal and 622 state regulatory guidelines;

(c) Shall, with the approval of the executive director,
recommend for appointment of such personnel as may be necessary
for the efficient performance of the functions of the office;

(d) Shall prepare and submit to the state board through
the executive director annual reports of activities and
expenditures and, before each regular session of the Legislature,
shall submit estimates of sums required for carrying out the
Vocational Rehabilitation for the Blind Law and estimates of the
amounts to be made available for this purpose from all sources;

(e) Shall, if the executive director so authorizes,
make certifications on behalf of the executive director for the
disbursement of funds available for vocational rehabilitation for
individuals who are blind;

(f) Shall, with the approval of the executive director
and the state board, take such other action as he <u>or she</u> deems
necessary or appropriate to carry out the purposes of the
Vocational Rehabilitation for the Blind Law;

(g) May, with the approval of the executive director and the state board, delegate to any officer or employee of the office such of his <u>or her</u> powers and duties, except the making of regulations and the making of recommendations for appointment of personnel, as he <u>or she</u> finds necessary to carry out the purposes of the Vocational Rehabilitation for the Blind Law;

(h) Shall, with the approval of the executive director
and the state board, appoint committees to serve as the governing
authority for independent living centers or other entities as
required by federal law.

650 \* \* \*

651 **SECTION 16.** Section 37-33-57, Mississippi Code of 1972, is 652 amended as follows:

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37-33-57. The director, with the approval of the executive 653 director and the state board, may accept and use gifts and 654 donations made unconditionally or otherwise for carrying out the 655 656 purposes of the Vocational Rehabilitation for the Blind Law, from 657 either public or private sources. Gifts made under such conditions as in the judgment of the state board are proper and 658 659 consistent with the provisions of that law may be so accepted and shall be held, invested, reinvested and used in accordance with 660 the conditions of the gift. All monies received as gifts or 661 donations, except conditional gifts requiring other treatment, 662 663 shall be deposited in the State Treasury and shall constitute a 664 permanent fund to be called the "Special Fund for the Vocational Rehabilitation of Individuals who are Blind \* \* \*," and to be used 665 666 by the state board for those purposes. The state board shall 667 report annually to the State Legislature, setting forth the condition of vocational rehabilitation of individuals who are 668 blind \* \* \* in Mississippi, the expenditures made from state and 669 670 federal funds in carrying out the provisions of that law or its purpose, and a detailed statement of all gifts and donations 671 672 offered and accepted, together with the names of donors and the respective amounts prescribed by each and all the disbursements 673 674 made therefrom.

675 **SECTION 17.** Section 37-33-59, Mississippi Code of 1972, is 676 amended as follows:

677 37-33-59. The department shall provide vocational 678 rehabilitation services to individuals who are blind who are 679 determined by the department to be eligible therefor, and in carrying out the purposes of the Vocational Rehabilitation for the 680 681 Blind Law, the department is authorized among other things: 682 (a) To cooperate with other departments, agencies and institutions, both public and private, in providing for the 683 684 vocational rehabilitation of individuals who are blind \* \* \*, in 685 studying the problems involved therein, and in establishing,

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686 developing and providing, in conformity with the purposes of <u>that</u> 687 law, such programs, facilities and services as may be necessary or 688 desirable;

689 \* \* \*

690 <u>(b)</u> To conduct research and compile statistics relating 691 to the vocational rehabilitation of <u>individuals who are</u> 692 blind **\* \* \***;

693 (c) To prescribe and provide such courses of vocational 694 training as may be necessary for the vocational rehabilitation of 695 <u>individuals who are</u> blind **\* \* \***.

696 SECTION 18. Section 37-33-61, Mississippi Code of 1972, is 697 amended as follows:

37-33-61. The department, through the office, shall 698 cooperate, under agreements with the federal government, in 699 carrying out the purposes of any federal statutes pertaining to 700 vocational rehabilitation of individuals who are blind, and is 701 authorized to adopt such methods of administration as are found by 702 703 the federal government to be necessary for the proper and efficient operation of those agreements or plans for vocational 704 705 rehabilitation and to comply with such conditions as may be necessary to secure the full benefits of those federal statutes 706 707 and appropriations, to administer any legislation under those 708 federal statutes and appropriations that is enacted by the State of Mississippi, to direct the disbursement and administer the use 709 710 of all funds provided by the federal government or this state for the vocational rehabilitation of individuals who are blind in this 711 state, and to do all things necessary to insure the vocational 712 rehabilitation of individuals who are blind \* \* \*. 713

714 **SECTION 19.** Section 37-33-63, Mississippi Code of 1972, is 715 amended as follows:

716 37-33-63. (1) Vocational rehabilitation services shall be 717 provided to any <u>individual who is</u> blind **\* \* \***, (i) who is a 718 resident of the state at the time of filing his <u>or her</u> application

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therefor and whose vocational rehabilitation the director 719 determines after full investigation can be satisfactorily 720 achieved, or (ii) who is eligible therefor under the terms of an 721 722 agreement with another state or with the federal government. 723 Except as otherwise provided by law or as specified in any agreement with the federal government with respect to classes of 724 725 individuals certified to the agency under that agreement, the 726 following rehabilitation services shall be provided to blind individuals, utilizing available financial resources. 727 These may include state, federal and/or personal funds. The services shall 728 729 include:

730

(a) Physical restoration;

(b) Transportation not provided to determine the
eligibility of the individual for vocational rehabilitation
services and the nature and extent of the services necessary;

734 (c) Occupational licenses;

735 (d) Placement equipment, tools and supplies;

736 (e) Maintenance;

737 (f) Training books and materials;

(g) Supported employment services, rehabilitationengineering services and independent living services.

740 (2) No person shall be determined ineligible because of741 financial status.

742 **SECTION 20.** Section 37-33-67, Mississippi Code of 1972, is 743 amended as follows:

744 37-33-67. The right of <u>an individual who is</u> blind **\* \* \*** to 745 maintenance under the Vocational Rehabilitation for the Blind Law 746 shall not be transferable or assignable at law or in equity and 747 shall be exempt from the claims of creditors.

748 **SECTION 21.** Section 37-33-69, Mississippi Code of 1972, is 749 amended as follows:

750 37-33-69. It shall be unlawful, except for purposes directly751 connected with the administration of the vocational rehabilitation

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program for individuals who are blind, and in accordance with 752 753 regulations, for any person or persons to solicit, disclose, receive, or make use of, or authorize, knowingly permit, 754 755 participate in, or acquiesce in the use of any list of, or names 756 of, or any information concerning persons applying for or 757 receiving vocational rehabilitation services, directly or 758 indirectly derived from the records, papers, files, or 759 communications of the state or subdivisions or agencies thereof, 760 or acquired in the course of the performance of official duties, except in response to summons, subpoena or other order of a court. 761 762 Any violation of this section shall be a misdemeanor and punishable accordingly. 763

764 **SECTION 22.** Section 37-33-71, Mississippi Code of 1972, is 765 amended as follows:

37-33-71. The State Treasurer is \* \* \* designated as the 766 767 custodian of all funds received by the state from appropriations made by the Congress of the United States, or from other sources 768 769 for the purpose of carrying out any state or federal statutes 770 pertaining to vocational rehabilitation services for individuals who are blind. The State Treasurer is authorized to receive and 771 provide for the proper custody of those funds, establish such 772 773 special funds and accounts as may be necessary, and shall make 774 disbursements from those funds and accounts for vocational 775 rehabilitation purposes upon requisition by the executive director 776 and upon the issuance of warrants \* \* \* by the State Fiscal Officer. 777

778 **SECTION 23.** Section 43-3-3, Mississippi Code of 1972, is 779 amended as follows:

02/HR40/R1899CS PAGE 24 (RF\BD) facilities and vocational and rehabilitation programs for individuals who are blind \* \* \* in Mississippi, an Adjustment Center for <u>Individuals who are</u> Blind \* \* \* is needed to assist those persons in adopting attitudes, behavior patterns, and otherwise becoming acclimated for a full, more useful and productive life.

791 SECTION 24. Section 43-3-5, Mississippi Code of 1972, is
792 amended as follows:

793 43-3-5. The directors of the <u>University of</u> Mississippi 794 Medical School and Teaching Hospital, with the direction of the 795 <u>Office of Vocational Rehabilitation for the Blind of the State</u> 796 <u>Department of Rehabilitation Services, may</u> establish, maintain and 797 supervise an Adjustment Center for <u>Individuals who are</u> Blind \* \* \* 798 at the University of Mississippi Medical Center in Jackson, 799 Mississippi, and shall jointly govern the facility.

The governing authorities shall appoint a director and shall employ such other technical, professional and clerical assistance as may be required from time to time and fix their duties and compensation. All employees and other personnel must be qualified by education and experience.

805 **SECTION 25.** Section 43-3-9, Mississippi Code of 1972, is 806 amended as follows:

43-3-9. The directors, professors, physicians, and all other
personnel employed at the <u>University of Mississippi</u> Medical School
and Teaching Hospital <u>shall</u> offer full cooperation to the <u>Office</u>
of Vocational Rehabilitation for the Blind of the State Department
<u>of Rehabilitation Services</u> in carrying out the intent of Sections
43-3-1 through 43-3-15.

813 **SECTION 26.** Section 43-3-11, Mississippi Code of 1972, is 814 amended as follows:

43-3-11. The agencies named or referred to are authorized
separately or collectively to cooperate with any agency or
instrumentality of the state or of the United States government in

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818 acquiring public funds for use in the constructing and equipping 819 of the Adjustment Center for <u>Individuals who are</u> Blind \* \* \* and 820 for use in the subsequent administration and operation incidental 821 to carrying out the provisions of Sections 43-3-1 through 43-3-15. 822 Grants or donations to the center may be accepted from 823 individuals, firms, corporations, foundations and other interested 824 organizations and societies.

825 **SECTION 27.** Section 43-3-13, Mississippi Code of 1972, is 826 amended as follows:

827 43-3-13. The <u>Department of Finance and Administration</u> 828 is \* \* authorized to build a suitable facility, and payment for 829 construction of <u>that</u> building shall be made from any money made 830 available for this purpose.

Any funds appropriated or granted from any source for purposes of Sections 43-3-1 through 43-3-15 shall be <u>deposited</u> <u>into</u> a fund in **\* \* \*** the State <u>Treasury</u> to be designated "The Adjustment Center for <u>Individuals who are</u> Blind **\* \* \*** Fund."

835 SECTION 28. Section 37-33-101, Mississippi Code of 1972, is 836 amended as follows:

837 37-33-101. In addition to the authority now vested in the 838 State Department of Rehabilitation Services, it may establish and 839 operate <u>by any means</u>, including incorporation under the nonprofit 840 <u>laws of this state</u>, a system of <u>community rehabilitation programs</u> 841 in the several counties of the state for the general purposes of 842 training, rehabilitating, retraining and developing \* \* \*

843 individuals <u>with disabilities</u> to become more productive citizens, 844 <u>including</u>, but not limited to training and job coaching, in order 845 <u>to</u> obtain the maximum degree of independent living.

846 **SECTION 29.** Section 37-33-103, Mississippi Code of 1972, is 847 amended as follows:

37-33-103. The Executive Director of the State Department of
Rehabilitation Services, through the Director of the Office of
Vocational Rehabilitation, may, within budgetary limitations,

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purchase and operate motor vehicles for the purpose of 851 852 transporting material, products and clients, and may employ program coordinating, supervising, support and production 853 personnel to properly effectuate the purposes for which community 854 855 rehabilitation programs are established under Section 37-33-101. The director may designate a member of his or her staff to execute 856 857 and enter into, on behalf of the office, contracts and subcontracts with any industry, manufacturer or other party for 858 the production and the manufacture of goods or provision of 859 services in the community rehabilitation program; however, the 860 861 director must approve the general terms and conditions thereof. The director may authorize community rehabilitation programs to 862 863 manufacture items and/or provide services for sale to jobbers or directly to the general public. 864

865 **SECTION 30.** Section 37-33-105, Mississippi Code of 1972, is 866 amended as follows:

37-33-105. All proceeds from community rehabilitation 867 868 program contracts or other funds paid for services, fees or items sold shall be deposited in a special fund in an established local 869 870 county or central state depository and shall be subject to audit by the State Auditor. All expenditures from the special fund 871 872 shall be made on the signatures of the community rehabilitation program staff as designated by the Director of the Office of 873 Vocational Rehabilitation. The earnings of all \* \* \* 874 875 client-trainee persons and all production personnel shall be paid from that fund. Instructor-supervisors and support personnel may 876 877 be paid in whole or in part from that fund. The director, on behalf of the State Department of Rehabilitation Services, is 878 authorized to apply for and accept gifts, grants or other personal 879 or real property to be used for the purposes of Section 37-33-101. 880 SECTION 31. Section 37-33-107, Mississippi Code of 1972, is 881 882 amended as follows:

H. B. No. 1378 02/HR40/R1899CS PAGE 27 (RF\BD) 883 37-33-107. The board of supervisors and the governing 884 authorities of municipalities <u>may</u>, in their discretion, \* \* \* make 885 reasonable appropriations from the general fund of the 886 municipality or county for the support of <u>community rehabilitation</u> 887 programs established by Section 37-33-101, to train, rehabilitate, 888 retrain, and develop more productive lives for <u>individuals with</u> 889 disabilities within the respective counties.

890 **SECTION 32.** Section 37-33-121, Mississippi Code of 1972, is 891 amended as follows:

892 37-33-121. The purpose of Sections 37-33-121 through 893 37-33-131 is to improve rehabilitation services for \* \* \* severely 894 disabled <u>individuals</u> in Mississippi by providing for the 895 development and continuation of <u>community rehabilitation</u> programs.

896 **SECTION 33.** Section 37-33-123, Mississippi Code of 1972, is 897 amended as follows:

37-33-123. For the purposes of Sections 37-33-121 through 898 37-33-131, a community rehabilitation program means a program that 899 900 provides directly or facilitates the provision of services to individuals with disabilities to enable them to maximize their 901 902 opportunities for employment. These specialized programs provide paid, time-limited work experiences to clients with disabilities 903 904 through the manufacture of goods or provision of services sold to 905 industry or other parties as the primary means in rendering realistic work based evaluation and training services designed to 906 907 enable clients with disabilities to attain the necessary work skills, habits, behaviors, and experience required to successfully 908 909 obtain and maintain competitive employment. Additional services provided by the community rehabilitation program to enhance and 910 facilitate the employability of clients with disabilities include, 911 but are not limited to, vocational evaluation/career exploration 912 913 and planning, counseling and guidance, job readiness and job

914 seeking skills training, on the job evaluation and other

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915 therapeutic or work training services that support or contribute

916 to the ultimate employment of clients with disabilities.

917 **SECTION 34.** Section 37-33-125, Mississippi Code of 1972, is 918 amended as follows:

919 37-33-125. Funds for the purpose of providing grants to 920 assist in the establishing and operating of community rehabilitation programs for \* \* \* severely disabled individuals 921 may be received by the Office of Vocational Rehabilitation, State 922 923 Department of Rehabilitation Services from appropriations by the Legislature, from grants from other state agencies, departments, 924 925 divisions, commissions and boards having funds available for this purpose, and from the federal government. The Office of 926 927 Vocational Rehabilitation, State Department of Rehabilitation Services, shall promulgate and publish rules and regulations that 928 shall govern the distribution of those grants and the matching 929 930 basis incumbent thereto.

931 SECTION 35. Section 37-33-127, Mississippi Code of 1972, is 932 amended as follows:

Any city, county, nonprofit corporation, 933 37-33-127. (1) 934 state-supported institution, or any combination thereof, may apply to the Director of the Office of Vocational Rehabilitation of the 935 936 State Department of Rehabilitation Services for assistance in 937 establishing or operating, or both establishing and operating, a community rehabilitation program. Applications for that 938 939 assistance shall be on forms supplied by the Office of Vocational Rehabilitation. Each applicant shall annually submit to the 940 Director of the Office of Vocational Rehabilitation its plan and 941 budget for the next fiscal year. No applicant shall be eligible 942 for a grant under this section unless its plan and budget have 943 been approved by the director. 944

945 (2) In order to provide the necessary funds for a <u>community</u> 946 <u>rehabilitation</u> program, the governing body of any city or county 947 may expend any money in the general fund of the city or county for

H. B. No. 1378 02/HR40/R1899CS PAGE 29 (RF\BD) 948 that purpose. Any city, county, nonprofit corporation and 949 state-supported institution may accept gifts or grants from any 950 source for the <u>community rehabilitation</u> program. Any money 951 received as a gift or nonfederal grant may be used to match 952 federal funds.

953 **SECTION 36.** Section 37-33-129, Mississippi Code of 1972, is 954 amended as follows:

Every city, county, nonprofit corporation, 955 37-33-129. (1) 956 state-supported institution, or combination thereof establishing a community rehabilitation program shall appoint a community 957 958 rehabilitation program board of directors of not less than nine (9) members before becoming eligible for the assistance provided 959 by Sections 37-33-121 through 37-33-131. When any city or county 960 singly establishes such a community rehabilitation program, the 961 board shall be appointed by the governing authorities of the city 962 963 or county. When any combination of cities, counties, state-supported institutions, or nonprofit corporations 964 965 establishes such a community rehabilitation program, the governing authorities of the county, city, or nonprofit corporations and 966 967 directors of state-supported institutions shall appoint the board. 968 If a nonprofit corporation singly establishes such a community 969 rehabilitation program, the corporation shall appoint the board of 970 directors. Membership on a board shall be representative of the community served and shall include an individual with a 971 972 disability. One-third (1/3) to one-half (1/2) of the board shall be representative of lay associations for individuals with 973 disabilities, labor, the general public and education, welfare, 974 975 medical and health professions. Nothing in Sections 37-33-121 976 through 37-33-131 shall be construed to preclude the appointment of elected or appointed public officials or members of the board 977 978 of directors of the sponsoring nonprofit corporation to the board, 979 so long as representation described above is preserved.

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The term of office of each member of the community 980 (2) rehabilitation program board shall be for four (4) years, measured 981 from the first day of the year of appointment, except as follows: 982 983 Of the members first appointed, at least three (3) shall be 984 appointed for a term of two (2) years, at least three (3) for a term of three (3) years, and at least three (3) for a term of four 985 986 (4) years. Vacancies shall be filled for the unexpired term in 987 the same manner as original appointments. Any member of a board may be removed by the appointing authority for neglect of duty, 988 misconduct, or malfeasance in office, after being given written 989 990 statement of charges and an opportunity to be heard on the 991 charges.

992 (3) Subject to the provisions of Sections 37-33-121 through
993 37-33-131 and the rules and regulations of the Office of
994 Vocational Rehabilitation of the State Department of
995 Rehabilitation Services, each community <u>rehabilitation</u> program
996 board shall:

997 (a) Review and evaluate the need for a <u>community</u>
998 <u>rehabilitation</u> program provided by Sections 37-33-121 through
999 37-33-131 and report thereon to the Director of the Office of
1000 Vocational Rehabilitation, the administrator of the local program,
1001 and, when indicated, the public, together with recommendations for
1002 additional services and facilities;

(b) Recruit and promote local financial support for the program from private sources such as united funds, business, industrial and private foundations, voluntary agencies and other lawful sources and promote public support for municipal and county appropriations;

1008 (c) Promote, arrange and implement working agreements
1009 with other educational and social service agencies both public and
1010 private and any other allied agencies;

H. B. No. 1378 02/HR40/R1899CS PAGE 31 (RF\BD) 1011 (d) Advise the local administrator of the <u>community</u> 1012 <u>rehabilitation</u> program on the adoption and implementation of 1013 policies to stimulate effective community relations;

1014 (e) Review the annual plan and budget and make1015 recommendations thereon;

1016 (f) When so determined by the authority establishing 1017 the program, act as the local administrator of the program.

1018 **SECTION 37.** Section 37-33-131, Mississippi Code of 1972, is 1019 amended as follows:

37-33-131. The Director of the Office of Vocational 1020 (1) 1021 Rehabilitation, on behalf of the State Department of Rehabilitation Services, may make grants to assist cities, 1022 1023 counties, nonprofit corporations and state-supported institutions, or any combination thereof in the establishment, operation and 1024 expansion of community rehabilitation programs. The director may 1025 1026 accept federal grants or aids on behalf of the State Department of 1027 Rehabilitation Services and shall cooperate with federal agencies 1028 in any reasonable manner necessary to qualify for those federal grants or aids for community rehabilitation programs. 1029

(2) At the beginning of each fiscal year, the director shall
allocate funds, as available for this program, to <u>community</u>
<u>rehabilitation</u> programs for disbursement during the fiscal year in
accordance with their approved plans or budgets. The director
shall from time to time during the fiscal year review the budgets
and expenditures of the various programs.

1036 \* \* \*

1037 (3) The Director of the Office of Vocational Rehabilitation, 1038 with the approval of the Executive Director of the State 1039 Department of Rehabilitation Services, shall have the authority to 1040 promulgate rules and regulations in regard to the following 1041 matters:

1042

(a) State certification of all community rehabilitation

1043 programs;

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1044 (b) Eligibility of community <u>rehabilitation</u> programs to
1045 receive state grants <u>or be designated as a qualified provider of</u>
1046 community rehabilitation program services;

1047 (c) Standards for qualification of personnel, salary 1048 schedule, quality of professional service, in-service training and 1049 educational leave programs for personnel;

1050 (d) Regulatory fees for consultation services;
1051 (e) Standards as to types and kinds of severely
1052 disabled individuals eligible for those services; and

1053 (f) Such other rules and regulations as he <u>or she</u> deems 1054 necessary to carry out the purposes of Sections 37-33-121 through 1055 37-33-131.

1056 **SECTION 38.** Section 37-33-133, Mississippi Code of 1972, is 1057 amended as follows:

37-33-133. Any funds obtained by the State Department of 1058 1059 Rehabilitation Services as a result of the manufacture of goods 1060 shall be used and accounted for separately from any funds received 1061 by the department through appropriations from the Legislature. All nonappropriated funds generated by community rehabilitation 1062 1063 program facilities shall not be subject to appropriation by the Legislature, but must be used in accordance with the federal 1064 1065 regulations set forth by The Rehabilitation Act of 1973, as

1066 <u>amended</u>.

1067 SECTION 39. The following shall be codified as Section 1068 37-33-203, Mississippi Code of 1972:

1069 <u>37-33-203.</u> Sections 37-33-203 through 37-33-223 shall be 1070 known as the "Special Disability Programs Law of Mississippi." 1071 **SECTION 40.** The following shall be codified as Section 1072 37-33-205, Mississippi Code of 1972:

1073 <u>37-33-205.</u> (a) "Department" or "agency" means the State 1074 Department of Rehabilitation Services;

1075 (b) "Director" means the Director of the Office of Special1076 Disability Programs;

H. B. No. 1378 02/HR40/R1899CS PAGE 33 (RF\BD) 1077 (c) "Executive director" means the Executive Director of the1078 State Department of Rehabilitation Services;

"Independent living services" includes, but is not 1079 (d) 1080 limited to, the following services in accordance with definitions 1081 in the most current amendment of the Rehabilitation Act: (i) 1082 information and referral services, independent living skills 1083 training, peer counseling including cross-disability peer counseling, and individual and systems advocacy; (ii) counseling 1084 services, including psychological, psychotherapeutic and related 1085 services; (iii) services related to securing housing or shelter, 1086 1087 including services related to community group living, and supportive of the purposes of the Rehabilitation Act and of the 1088 1089 titles of the Rehabilitation Act, and adaptive housing services (including appropriate accommodations to and modifications of any 1090 space used to serve, or occupied by, individuals with 1091 disabilities); (iv) rehabilitation technology; (v) mobility 1092 training; (vi) services and training for individuals with 1093 1094 cognitive and sensory disabilities, including life skills training, and interpreter and reader services; (vii) personal 1095 1096 assistance services, including attendant care and the training of personnel providing such services; (viii) surveys, directories, 1097 1098 and other activities to identify appropriate housing, recreation opportunities, and accessible transportation and other support 1099 services; (ix) consumer information programs on rehabilitation and 1100 1101 independent living services available under the Rehabilitation Act, especially for minorities and other individuals with 1102 1103 disabilities who have traditionally been unserved or underserved by programs under the Rehabilitation Act; (x) education and 1104 training necessary for living in a community and participating in 1105 community activities; (xi) supported living; (xii) transportation, 1106 1107 including referral and assistance for that transportation and 1108 training in the use of public transportation vehicles and systems; (xiii) physical rehabilitation; (xiv) therapeutic treatment; (xv) 1109

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provision of needed prostheses and other appliances and devices; 1110 1111 (xvi) individual and group social and recreational services; 1112 (xvii) training to develop skills specifically designed for youths 1113 who are individuals with disabilities to promote self-awareness 1114 and esteem, develop advocacy and self-empowerment skills, and 1115 explore career options; (xviii) services for children; (xix) services under other federal, state or local programs designed to 1116 provide resources, training, counseling or other assistance, of 1117 substantial benefit in enhancing the independence, productivity 1118 and quality of life of individuals with disabilities; (xx) 1119 1120 appropriate preventive services to decrease the need of individuals assisted under the Rehabilitation Act for similar 1121 1122 services in the future; (xxi) community awareness programs to enhance the understanding and integration into society of 1123 individuals with disabilities; and (xxii) such other services as 1124 may be necessary and not inconsistent with the provisions of the 1125 most current amendment of the Rehabilitation Act; 1126

(e) "Special disability services" includes, but not be limited to those services otherwise provided as independent living services;

1130 (f) "Office" means the Office of Special Disability
1131 Programs;

(g) "Regulations" means regulations made by the executive director with the approval of the state board, including regulations pertaining to special disability services;

(h) "Rehabilitation engineering" means the systematic application of technologies, engineering methodologies, or scientific principles to meet the needs of and address the barriers confronted by individuals with disabilities in areas that include education, rehabilitation, employment, transportation, independent living and recreation;

(i) "Rehabilitation engineering services" means applyingengineering principles to the design, modification, customization

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and/or fabrication of assistive technology for individuals with 1143 1144 disabilities. An assistive technology device is any item, piece of equipment or product system, whether acquired commercially off 1145 1146 the shelf, modified or customized, that is used to increase or 1147 improve functional capabilities of individuals with disabilities. 1148 The areas of practice for rehabilitation engineering typically encompasses job accommodations, computer access, vehicle 1149 modifications, architectural modifications and home modifications, 1150 augmentative/alternative communications, environmental controls, 1151 1152 positioning devices, seating and mobility, sensory aids and 1153 learning accommodations;

1154 (j) "State Board" means the State Board of Rehabilitation
1155 Services.

SECTION 41. The following shall be codified as Section 37-33-207, Mississippi Code of 1972:

1158 <u>37-33-207.</u> The Office of Special Disability Programs established by Section 37-33-153 shall be administered by a director appointed by the executive director in conformity with policies adopted by the department. In carrying out his or her other duties under the Special Disability Programs Law, the director:

(a) Shall, with the approval of the executive director,
make regulations governing the protection of records and
confidential information, the manner and form of filing
applications, eligibility and investigations and determinations
thereof for rehabilitation services through special disability
programs, procedures for fair hearings and such other regulations
as are found necessary to carry out the purposes of that law;

(b) Shall, with the approval of the executive director, establish appropriate subordinate administrative units within the office;

H. B. No. 1378 02/HR40/R1899CS PAGE 36 (RF\BD) (c) Shall, with the approval of the executive director, recommend for appointment such personnel as may be necessary for the efficient performance of the functions of the office;

(d) Shall prepare and submit to the state board, through the executive director, annual reports of activities and expenditures and, before each regular session of the Legislature, shall submit estimates of sums required for carrying out the Special Disability Programs Law and estimates of the amounts to be made available for this purpose from all sources;

(e) Shall, if the executive director so authorizes, make certifications on behalf of the executive director for the disbursement of funds available for rehabilitation services;

(f) Shall, with the approval of the executive director, appoint boards to serve as the governing authority of centers for independent living or other entities as required by federal law and regulations;

(g) Shall, with the approval of the executive director, take such other action as he or she deems necessary or appropriate to carry out the purposes of the Special Disability Programs Law;

(h) May, with the approval of the executive director, delegate to any officer or employee of the office such of his or her powers and duties, except the making of regulations and the making of recommendations for appointment of personnel, as he or she finds necessary to carry out the purposes of the Special Disability Programs Law.

SECTION 42. The following shall be codified as Section 37-33-209, Mississippi Code of 1972:

1201 <u>37-33-209.</u> The director, with the approval of the executive 1202 director, may accept and use gifts and donations made 1203 unconditionally or otherwise for carrying out the purposes of the 1204 Rehabilitation Law, from either public or private sources. Gifts 1205 made under such conditions as in the judgment of the director, 1206 with the approval of the executive director, are proper and

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consistent with the provisions of that law may be so accepted and 1207 shall be held, invested, reinvested and used in accordance with 1208 the conditions of the gift. All monies received as gifts or 1209 1210 donations, except conditional gifts requiring other treatments, 1211 shall be deposited in the State Treasury and shall constitute a 1212 permanent fund to be called the "Special Fund for the Rehabilitation of Individuals with Disabilities through Special 1213 Disability Services" and shall be used by the office for such 1214 The director shall prepare and submit a report annually 1215 purposes. to the Legislature, through the executive director, setting forth 1216 1217 the condition of rehabilitation of disabled persons in Mississippi, the expenditures made from state and federal funds in 1218 1219 carrying out the provisions of that law or its purpose, and a detailed statement of all gifts and donations offered and 1220 accepted, together with the names of donors and the respective 1221 amounts prescribed by each and all the disbursements made 1222 1223 therefrom.

SECTION 43. The following shall be codified as Section 37-33-211, Mississippi Code of 1972:

1226 <u>37-33-211.</u> (1) The Office of Special Disability Programs 1227 shall assist individuals with the most severe disabilities 1228 determined to be eligible and in carrying out the purposes of the 1229 Rehabilitation Act is authorized among other things:

(a) To cooperate with other departments, agencies and
institutions, both public and private, in providing rehabilitation
services, in studying the problems involved therein, and in
establishing, programs and services as may be necessary or
desirable; and

(b) To conduct research and compile statistics relating to the provision of rehabilitation services to individuals with disabilities.

1238 (2) The Office of Special Disability Programs shall utilize 1239 federal grant money through Title VII of the most current

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(3) The State Attendant Care Program created by the Mississippi Legislature in 1985 to provide personal care services for people who are severely disabled <u>may</u> function under the Office of Special Disability Programs. Personal care services will be provided to those individuals determined to be eligible by the office in accordance with policies established by the department.

(4) The Office of Special Disability Programs shall provide special disability services through programs developed with other state and federal agencies. The individuals and services provided shall be in conformity with any program policies and eligibility categories established by the programs.

SECTION 44. The following shall be codified as Section 37-33-213, Mississippi Code of 1972:

37-33-213. The department, through the office, shall 1260 1261 cooperate, under agreements with the federal government, in carrying out the purposes of any federal statutes pertaining to 1262 special disability programs, and may adopt such methods of 1263 1264 administration as are found by the federal government to be necessary for the proper and efficient operation of those 1265 1266 agreements or plans for special disability programs and comply with such conditions as may be necessary to secure the full 1267 benefits of those federal statutes and appropriations, administer 1268 any legislation under federal statutes and appropriations that is 1269 enacted by the State of Mississippi, direct the disbursement and 1270 1271 administer the use of all funds provided by the federal government or this state for the persons of this state, and do all things 1272

H. B. No. 1378 02/HR40/R1899CS PAGE 39 (RF\BD) 1273 necessary to ensure the provision of services to the person served 1274 by the special disability programs.

1275 SECTION 45. The following shall be codified as Section 1276 37-33-215, Mississippi Code of 1972:

1277 <u>37-33-215.</u> The Office of Special Disability Programs shall 1278 provide services to any individual who is determined to meet the 1279 eligibility criteria for receiving services through one or more 1280 special disability programs. The services provided through the 1281 Office of Special Disability Programs shall be those defined as 1282 special disability services and independent living services.

1283 SECTION 46. The following shall be codified as Section 1284 37-33-217, Mississippi Code of 1972:

1285 <u>37-33-217.</u> Any individual applying for or receiving services 1286 provided by the Office of Special Disability Programs who is 1287 aggrieved by any action or inaction of the office shall be 1288 entitled, in accordance with regulations promulgated by the 1289 department, to a fair hearing.

1290 SECTION 47. The following shall be codified as Section 1291 37-33-219, Mississippi Code of 1972:

1292 <u>37-33-219.</u> The right of an individual to maintenance under 1293 the Office of Special Disability Programs shall not be 1294 transferable or assignable at law or in equity and shall be exempt 1295 from the claims of creditors.

1296 **SECTION 48.** The following shall be codified as Section 1297 37-33-221, Mississippi Code of 1972:

37-33-221. It shall be unlawful, except for purposes 1298 1299 directly connected with the administration of the Office of Special Disability Programs and in accordance with regulations, 1300 for any person or persons to solicit, disclose, receive, or make 1301 use of, or authorize, knowingly permit, participate in, or 1302 acquiesce in the use of any list of, or names of, or any 1303 1304 information concerning persons applying for or receiving services under the Office of Special Disability Programs, directly or 1305

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1307 communications of the state or subdivisions or agencies thereof, 1308 or acquired in the course of the performance of official duties, 1309 except in response to summons, subpoena or other order of a court. 1310 Any violation of this section shall be a misdemeanor and 1311 punishable accordingly.

1312 SECTION 49. The following shall be codified as Section 1313 37-33-223, Mississippi Code of 1972:

37-33-223. The Department of Rehabilitation Services shall 1314 1315 promulgate rules and regulations necessary for the proper 1316 administration of the Office of Special Disability Programs and shall establish guidelines for eligibility, services, training and 1317 1318 evaluation under the program. The State Department of Rehabilitation Services may accept funds from public and private 1319 sources for the implementation of Sections 37-33-203 through 1320 37-33-223. 1321

SECTION 50. Sections 37-33-91, 37-33-93 and 37-33-95, Mississippi Code of 1972, which provide for rehabilitation services to enable disabled persons to attain independent living, are repealed.

1326 **SECTION 51.** This act shall take effect and be in force from 1327 and after July 1, 2002.