By: Campbell, et al.

S.B. No. 208

## A BILL TO BE ENTITLED

1 AN ACT relating to the continuation and functions of the Texas Workforce 2 3 Commission; affecting the rates and imposition of certain fees and 4 assessments. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 6 SECTION 1. Subchapter B, Chapter 132, Education Code, is amended by adding Section 132.025 to read as follows: 7 8 Sec. 132.025. REQUIRED POSTING. To facilitate а prospective student's informed selection among career schools and 9 10 colleges, the commission shall include in its searchable directory of career schools and colleges maintained on its Internet website 11 information regarding any formal enforcement action taken by the 12 commission against a school or college, including: 13 14 (1) any revocation of the school's or college's 15 certificate of authority; (2) any assessment of administrative penalties 16 17 against the school or college; and (3) any suspension of admission of students to the 18 school or college. 19 SECTION 2. Sections 132.201(a), (d), (e), 20 and (f), Education Code, are amended to read as follows: 21 22 (a) Certificate and registration fees, except those charged pursuant to Subsection (d), shall be collected by the commission. 23 24 The commission by rule shall determine the amount of each fee.

1	[Each fee shall be in an amount set by the commission in an amount
2	not to exceed 150 percent of each fee in the following schedule:
3	[ <del>(1) the initial fee for a career school or college:</del>
4	[ <del>(A) for a certificate of approval is \$2,000; or</del>
5	[ <del>(B) for a small career school or college</del>
6	certificate of approval is \$1,000;
7	[ <del>(2) the first renewal fee and each subsequent renewal</del>
8	fee for a career school or college is the greater of:
9	[ <del>(A) an amount that is determined by applying a</del>
10	percentage, not to exceed 0.3 percent, to the gross tuition and
11	fees, excluding refunds as provided by Section 132.061 or 132.0611,
12	of the school or college; or
13	[ <del>(B) \$500;</del>
14	[ <del>(3) the initial registration fee for a representative</del>
15	<del>is \$60;</del>
16	[ <del>(1) the annual renewal fee for a representative is</del>
17	<del>\$30;</del>
18	[ <del>(5) the fee for a change of a name of a career school</del>
19	or college or owner is \$100;
20	[ <del>(6) the fee for a change of an address of a career</del>
21	<del>school or college is \$180;</del>
22	[ <del>(7) the fee for a change in the name or address of a</del>
23	representative or a change in the name or address of a career school
24	or college that causes the reissuance of a representative permit is
25	<del>\$10;</del>
26	[ <del>(8) the application fee for an additional program is</del>
27	\$150, except for seminars and workshops, for which the fee is \$25;

1 [(9) the application fee for a director, 2 administrative staff member, or instructor is \$15;

S.B. No. 208

3 [(10) the application fee for the authority to grant
4 degrees is \$2,000;

5 [(11) the application fee for an additional degree
6 program is \$250; and

7 [(12) the fee for an inspection required by commission
8 rule of classroom facilities that are separate from the main campus
9 is \$250.]

(d) In connection with the regulation of any career school or college or program through a memorandum of understanding pursuant to Section 132.002(c), the commission <u>by rule</u> shall set an application and annual renewal fee <u>in</u>[, not to exceed \$2,000. The fee shall be] an amount reasonably calculated to cover the administrative costs associated with assuming the additional regulation.

(e) <u>The commission by rule shall determine the amount of a</u> [The] fee for an investigation at a career school or college to resolve a complaint filed against the school or college [is \$600]. The fee may be charged only if:

(1) the complaint could not have been resolved bytelephone or written correspondence only;

(2) a representative of the commission visits the
school or college as a part of the complaint resolution process; and
(3) the school or college is found to be at fault.

26 (f) The commission may allow payment of any fee authorized 27 under this section or under Section 132.2415 that exceeds \$1,000 to

be paid by installment. The commission shall provide for 1 2 appropriate interest charges and late penalties in addition to any other remedy that is provided for by law for the late payment of a 3 4 fee installment authorized under this section. The commission may assess a reasonable service charge or interest to be paid by a 5 career school or college that pays a fee by installment [in an 6 7 amount not to exceed 10 percent annually of the fee that is to be paid by installment]. 8

9 SECTION 3. Section 1001.104, Education Code, is amended to 10 read as follows:

Sec. 1001.104. HOSPITAL AND REHABILITATION 11 FACILITIES. 12 (a) The agency shall enter into a memorandum of understanding with 13 the state agency responsible for administering the vocational rehabilitation program under Subtitle C, Title 4, Labor Code, 14 [Texas Rehabilitation Commission] and the department for the 15 16 interagency development of curricula and licensing criteria for hospital and rehabilitation facilities that teach 17 driver 18 education.

(b) The agency shall administer comprehensive 19 rules 20 governing driver education courses adopted by mutual agreement among the agency, the state agency responsible for administering 21 22 the vocational rehabilitation program under Subtitle C, Title 4, Labor Code [Texas Rehabilitation Commission], and the department. 23

24 SECTION 4. The heading to Section 411.104, Government Code, 25 is amended to read as follows:

26Sec. 411.104. ACCESSTOCRIMINALHISTORYRECORD27INFORMATION:TEXASWORKFORCECOMMISSION;SECURITYSENSITIVE

1 <u>POSITIONS</u>.

2 SECTION 5. Effective September 1, 2016, Subchapter F, 3 Chapter 411, Government Code, is amended by adding Section 411.1041 4 to read as follows:

5 Sec. 411.1041. ACCESS TO CRIMINAL HISTORY RECORD TEXAS WORKFORCE COMMISSION; VOCATIONAL 6 INFORMATION: 7 REHABILITATION AND OTHER SERVICES. (a) The Texas Workforce Commission, in connection with the administration of vocational 8 9 rehabilitation services and other services and programs under Subtitle C, Title 4, Labor Code, is entitled to obtain from the 10 department criminal history record information maintained by the 11 12 department that relates to a person who is: 13 (1) an applicant selected for employment with the commission whose potential duties include direct contact with 14 clients to provide those services; 15 16 (2) an applicant for those services from the

17 commission; or

18 <u>(3) a client receiving those services from the</u> 19 commission.

20 (b) Criminal history record information obtained by the 21 commission under Subsection (a) may not be released or disclosed to 22 any person except on court order or with the written consent of the 23 person who is the subject of the criminal history record 24 information.

25 SECTION 6. Section 2308.3155(b), Government Code, is 26 amended to read as follows:

27 (b) The commission shall adopt rules to administer the Texas

1 Rising Star Program, including:

2 <u>(1)</u> guidelines for rating a child-care provider who 3 provides child care to a child younger than 13 years of age, 4 including infants and toddlers, enrolled in the subsidized program<u>;</u> 5 <u>and</u>

6 (2) a timeline and process for regularly reviewing and 7 updating the quality standards used to determine the rating system 8 that includes the commission's consideration of input from 9 interested parties regarding those standards.

10 SECTION 7. Effective September 1, 2016, Subchapter C, 11 Chapter 91, Human Resources Code, is amended by adding Section 12 91.0211 to read as follows:

13 Sec. 91.0211. SERVICE DELIVERY BY TEXAS WORKFORCE COMMISSION. The Texas Workforce Commission has primary 14 responsibility for providing vocational rehabilitation services 15 16 and other services and programs under Subtitle C, Title 4, Labor Code, notwithstanding Section 91.021(a) and subject to receipt of 17 any required federal approval to administer those services and 18 programs. A power or duty under this chapter, including rulemaking 19 authority, of the department, the commissioner, or the executive 20 commissioner that is applicable to those services or programs is a 21 power or duty of the Texas Workforce Commission with respect to 22 23 those services or programs.

SECTION 8. Effective September 1, 2016, Subchapter C, Chapter 111, Human Resources Code, is amended by adding Section 111.0511 to read as follows:

27 Sec. 111.0511. SERVICE DELIVERY BY TEXAS WORKFORCE

COMMISSION. The Texas Workforce Commission has primary 1 2 responsibility for providing vocational rehabilitation services and other services and programs under Subtitle C, Title 4, Labor 3 Code, notwithstanding Section 111.051 and subject to receipt of any 4 required federal approval to administer those services and 5 programs. A power or duty under this chapter, including rulemaking 6 7 authority, of the department, the commissioner, or the executive commissioner that is applicable to those services or programs is a 8 9 power or duty of the Texas Workforce Commission with respect to those services or programs. All other state agencies engaged in 10 11 vocational rehabilitation services or related services or programs shall coordinate those activities with the Texas Workforce 12 13 Commission. SECTION 9. Effective September 1, 2016, Subchapter D, 14 Chapter 117, Human Resources Code, is amended by adding Section 15 16 117.0713 to read as follows: 17 Sec. 117.0713. SERVICE DELIVERY BY TEXAS WORKFORCE COMMISSION. The Texas Workforce Commission has primary 18 responsibility for providing vocational rehabilitation services 19 20 and other services and programs under Subtitle C, Title 4, Labor Code, notwithstanding Section 117.071 and subject to receipt of any 21 required federal approval to administer those services and 22 programs. A power or duty under this chapter, including rulemaking 23 authority, of the department, the commissioner, or the executive 24 commissioner that is applicable to those services or programs is a 25 26

26 power or duty of the Texas Workforce Commission with respect to

27 those services or programs.

1 SECTION 10. Section 21.0015, Labor Code, is amended to read 2 as follows:

3 Sec. 21.0015. TEXAS WORKFORCE COMMISSION [CIVIL RIGHTS 4 DIVISION]. The powers and duties exercised by the Commission on 5 Human Rights under this chapter are transferred to the Texas 6 Workforce Commission [civil rights division]. A reference in this 7 chapter to the "commission" means the Texas Workforce Commission 8 [civil rights division].

9 SECTION 11. Section 21.206, Labor Code, is amended to read 10 as follows:

Sec. 21.206. DETERMINATION OF REASONABLE CAUSE; REVIEW BY 11 COMMISSION [PANEL]. (a) If after investigation the executive 12 director or the executive director's designee determines that there 13 is reasonable cause to believe that the respondent engaged in an 14 15 unlawful employment practice as alleged in a complaint, the 16 executive director or the executive director's designee shall review with the commission members [a panel of three commissioners] 17 the evidence in the record. 18

19 (b) If after the review at least two of the three <u>commission</u> 20 <u>members</u> [commissioners] determine that there is reasonable cause to 21 believe that the respondent engaged in an unlawful employment 22 practice, the executive director shall:

(1) issue a written determination incorporating the executive director's finding that the evidence supports the complaint; and

26 (2) serve a copy of the determination on the27 complainant, the respondent, and other agencies as required by law.

1 SECTION 12. Section 21.453, Labor Code, is amended by 2 amending Subsection (a) and adding Subsection (a-1) to read as 3 follows:

4 (a) Except as provided by Subsection (a-1), the [The] 5 commission shall review the personnel policies and procedures of 6 each state agency on a six-year cycle to determine whether the 7 policies and procedures comply with this chapter.

8 <u>(a-1) The commission by rule shall develop risk-assessment</u> 9 <u>criteria for determining the circumstances under which the</u> 10 <u>commission may conduct a review of the personnel policies and</u> 11 <u>procedures of a state agency more frequently than required by</u> 12 <u>Subsection (a). The risk-assessment criteria must include:</u>

13 (1) data on complaints against a state agency;
14 (2) previous review findings; and
15 (3) any other related information collected and
16 maintained by the commission.
17 SECTION 13. Section 21.455, Labor Code, is amended by

17 SECTION 13. Section 21.455, Labor Code, is amended by 18 adding Subsection (d) to read as follows:

19 (d) Annually, the commission shall:

20 <u>(1) review the reimbursements received by the</u> 21 <u>commission under this section to ensure that the commission</u> 22 <u>recovers the expenses described by Subsection (a); and</u>

23 (2) adjust the reimbursement rate if, as a result of 24 the most recent annual review, the commission determines that the 25 reimbursement rate is higher or lower than the rate required to 26 recover those expenses.

27 SECTION 14. Chapter 214, Labor Code, is amended by adding

1	Section 214.009 to read as follows:
2	Sec. 214.009. RECOVERY OF COVERED UNEMPLOYMENT
3	COMPENSATION DEBT THROUGH FEDERAL TREASURY OFFSET PROGRAM. (a) In
4	this section, "program" means the federal Treasury Offset Program
5	authorized by 26 U.S.C. Section 6402(f).
6	(b) The commission may collect the following covered
7	unemployment compensation debt through the program:
8	(1) a past-due debt for erroneous payment of benefits
9	due to fraud that has become final under law and remains
10	<pre>uncollected;</pre>
11	(2) a past-due debt for erroneous payment of benefits
12	due to a person's failure to report earnings, even if
13	non-fraudulent, that has become final under law and remains
14	<pre>uncollected;</pre>
15	(3) a past-due employer contribution owed to the
16	compensation fund for which the commission has determined the
17	person to be liable and that remains uncollected; and
18	(4) any penalties and interest assessed by the
19	commission on a debt described by Subdivision (1), (2), or (3).
20	(c) Before submitting covered unemployment compensation
21	debt for recovery under the program, the commission must:
22	(1) notify the debtor by regular United States mail
23	that the commission plans to recover the debt through the offset of
24	any federal tax refund;
25	(2) provide the debtor at least 60 days following the
26	date the notice is provided under Subdivision (1) to present to the
27	commission evidence that all or part of the debt is not:

(A) legally enforceable;
(B) due to fraud or unreported earnings; or
(C) a contribution owed to the compensation fund;
and
(3) consider any evidence presented by the debtor to
determine the amount of debt that is legally enforceable and owed.
(d) In considering evidence presented by a debtor under
Subsection (c), the commission may determine only whether the
debtor has demonstrated that the debt is not subject to recovery
through the program so that the commission is able to minimize
erroneous offsets. The commission may not review the initial
determination establishing the debtor's liability.
(e) The commission shall assess against the debtor the cost
of any administrative fee charged by the United States Department
of the Treasury for each offset. The commission may add the
assessed amount to the covered unemployment compensation debt that
is offset under the program.
SECTION 15. Section 301.006(b), Labor Code, is amended to
read as follows:
(b) Notwithstanding Subsection (a), the member of the
commission who represents the public shall serve as chair:
(1) when the commission acts under:
(A) <u>Chapter 21;</u>
(B) Subchapter D, Chapter 61; [ <del>or</del> ]
(C) [ <del>(B)</del> ] Subchapter D, Chapter 212; <u>or</u>
(D) Chapter 301, Property Code; and
(2) in commission hearings involving unemployment

S.B. No. 208 1 insurance issues regarding tax coverage, contributions, or 2 reimbursements. SECTION 16. Section 301.008, Labor Code, is amended to read 3 4 as follows: Sec. 301.008. APPLICATION OF SUNSET ACT. The 5 Texas Workforce Commission is subject to Chapter 325, Government Code 6 7 (Texas Sunset Act). Unless continued in existence as provided by that chapter, the commission is abolished September 1, 2027 [2015]. 8 9 SECTION 17. Section 301.009(a), Labor Code, is amended to 10 read as follows: (a) The commission shall have: 11 (1) a division of workforce development; [and] 12 13 (2) a division of unemployment compensation; and 14 (3) a civil rights division. SECTION 18. Effective September 1, 2016, Subchapter D, 15 16 Chapter 301, Labor Code, is amended by adding Section 301.075 to read as follows: 17 Sec. 301.075. VOCATIONAL REHABILITATION AND CERTAIN OTHER 18 SERVICES FOR PERSONS WITH DISABILITIES. Subject to federal 19 approval, if required, to administer vocational rehabilitation 20 services and other services and programs to persons with 21 disabilities under Subtitle C, Title 4, the commission has primary 22 responsibility for providing those services and programs. 23 SECTION 19. Section 301.153, Labor Code, is amended to read 24 25 as follows: GOVERNANCE; AUTHORITY Sec. 301.153. 26 [HUMAN RIGHTS COMMISSION]. (a) [The division is governed by the human rights 27

and Chapter 301, Property Code, including the powers and duties 1 2 formerly exercised by the former Commission on Human Rights under those laws. 3 4 (d) A reference in Chapter 21 of this code, Chapter 301, Property Code, or any other law to the former Commission on Human 5 Rights means the commission. 6 7 SECTION 20. Section 301.154(a), Labor Code, is amended to read as follows: 8 (a) The director shall be appointed by the <u>executive</u> 9 director [human rights commission] to administer the powers and 10 11 duties of the division. SECTION 21. Subchapter I, Chapter 301, Labor Code, is 12 13 amended by adding Section 301.157 to read as follows: Sec. 301.157. ANALYSIS OF STATE AGENCY DISCRIMINATION 14 COMPLAINTS; REPORT. (a) Each state fiscal year, the division 15 16 shall collect and analyze information regarding employment discrimination complaints, other than complaints determined to be 17 18 without merit, filed with the division against a state agency. The information must include: 19 20 (1) an analysis of the complaints, both by number and 21 by type; and 22 (2) key findings or trends the division identifies 23 during the division's review of state agency personnel policies and 24 procedures under Section 21.453. 25 (b) The commission shall include the results of the division's analysis under this section in the commission's annual 26 27 report to the governor and the legislature. The division shall

exclude from the report any identifying information of a 1 2 complainant or a state agency complaint as necessary to maintain confidentiality required by the commission's contract with the 3 4 federal Equal Employment Opportunity Commission or by other law. 5 SECTION 22. Section 302.0043(f), Labor Code, is amended to read as follows: 6 7 (f) Not later than January 15 of each odd-numbered year, the commission shall report to the legislature regarding 8 the 9 commission's findings regarding the effectiveness of the commission's child care program. The report must: 10 11 (1) include employment outcome information, disaggregated by local workforce development area, regarding 12 13 parents receiving subsidized care under the program; and (2) identify multiyear trends in the information 14 collected and analyzed by the commission under this section, 15 including trends in the information for at least the five state 16 fiscal years preceding the date of the report. 17 18 SECTION 23. Subchapter A, Chapter 302, Labor Code, is amended by adding Section 302.00435 to read as follows: 19 20 Sec. 302.00435. SUBSIDIZED CHILD CARE PROGRAM; INPUT POLICY. The commission shall develop a policy for obtaining, 21 through appropriate methods, input from interested parties 22 regarding its subsidized child care program and for using that 23 24 input in administering that program. 25 SECTION 24. Title 4, Labor Code, is amended by adding Subtitle C to read as follows: 26

1	SUBTITLE C. VOCATIONAL REHABILITATION AND CERTAIN OTHER SERVICES
2	FOR PERSONS WITH DISABILITIES
3	CHAPTER 351. GENERAL PROVISIONS; RESPONSIBILITY FOR
4	ADMINISTRATION OF SERVICES
5	Sec. 351.001. DEFINITIONS. In this subtitle:
6	(1) "Department" means the Department of Assistive and
7	Rehabilitative Services.
8	(2) "Executive commissioner" means the executive
9	commissioner of the Health and Human Services Commission.
10	Sec. 351.002. RESPONSIBILITY FOR ADMINISTRATION OF
11	SERVICES AND PROGRAMS. (a) Notwithstanding any other provision of
12	this subtitle, the department shall administer the services and
13	programs under this subtitle until September 1, 2016. On that date,
14	the department shall cease administering the services and programs
15	and the commission shall begin administering the services and
16	programs, subject to receipt of any required federal approval.
17	(b) The department or commission, as appropriate, shall
18	seek federal approval, if required:
19	(1) for the commission, beginning on September 1,
20	2016, to administer the following services and programs under this
21	subtitle that the department operated before that date under the
22	federal Rehabilitation Act of 1973 (29 U.S.C. Sections 720 through
23	<u>751):</u>
24	(A) the vocational rehabilitation program for
25	individuals with visual impairments;
26	(B) the vocational rehabilitation program for
27	individuals with other disabilities;

	S.B. No. 208
1	(C) the Independent Living Services Program for
2	older individuals who are blind; and
3	(D) the Criss Cole Rehabilitation Center;
4	(2) for the commission, beginning on September 1,
5	2016, to administer the program for vending facilities operated by
6	blind persons under Chapter 355, including the Business Enterprises
7	Program under the Randolph-Sheppard Act (20 U.S.C. Section 107 et
8	seq.), that the department operated before that date; and
9	(3) to designate within the commission the state unit
10	under 29 U.S.C. Section 721 that is responsible for administering
11	the state's vocational rehabilitation program.
12	(c) The Rehabilitation Council of Texas transfers to the
13	commission on September 1, 2016.
14	(d) Subsections (b) and (c) and this subsection expire
15	September 1, 2019.
16	Sec. 351.003. DESIGNATED STATE UNIT FOR VOCATIONAL
17	REHABILITATION SERVICES. In accordance with the requirements of
18	the federal Rehabilitation Act of 1973 (29 U.S.C. Section 701 et
19	seq.), the commission shall establish a designated state unit
20	within the commission that:
21	(1) is an organizational unit designated to be
22	primarily responsible for and concerned with vocational
23	rehabilitation of individuals with disabilities;
24	(2) has a full-time director;
25	(3) has a staff employed on the rehabilitation work of
26	the organizational unit, all or substantially all of whom are
27	employed full-time on such work; and

1 (4) is located at an organizational level and has an 2 organizational status within the commission comparable to that of other major organizational units of the commission. 3 Sec. 351.004. INTEGRATION OF VOCATIONAL REHABILITATION 4 PROGRAMS; PROGRAM STAFF. (a) Not later than August 31, 2018, the 5 commission shall integrate the vocational rehabilitation staff 6 7 from department offices into the commission's local workforce 8 development boards and centers. 9 (b) This section expires September 1, 2019. Sec. 351.005. MEANING OF CERTAIN REFERENCES IN LAW. Until 10 the administration of this subtitle is transferred from the 11 department to the commission, a reference to the commission or the 12 13 executive director in this subtitle means the department, commissioner of assistive and rehabilitative services, or 14 executive commissioner, as applicable. 15 16 CHAPTER 352. VOCATIONAL REHABILITATION SERVICES 17 SUBCHAPTER A. GENERAL PROVISIONS Sec. 352.001. DEFINITIONS. In this chapter: 18 "Direct services" means services provided to a 19 (1) client by a commission employee, including counseling, 20 facilitating the purchase of services from a source other than the 21 22 commission, and purchasing equipment and other items and providing 23 other services necessary for the client to successfully complete a 24 commission program. 25 (2) "Direct services program" means a program operated by the commission through which direct services are provided. 26 27 (3) "Individual with a disability" means an individual

S.B. No. 208

who has a physical impairment, including a visual impairment, or 1 2 mental impairment that constitutes a substantial impediment to 3 employment, but that is of a nature that rehabilitation services 4 may be expected to enable the individual to engage in a gainful 5 occupation. (4) "Maintenance" means money payments not exceeding 6 7 the estimated cost of subsistence during vocational 8 rehabilitation. 9 (5) "Occupational license" means a license, permit, or other written authorization required by a governmental entity as a 10 11 condition for engaging in an occupation. (6) "Physical restoration" means medical, surgical, 12 13 or therapeutic treatment necessary to correct or substantially reduce a substantial impediment to employment of an individual with 14 a disability within a reasonable period of time. The term includes 15 medical, surgical, dental, and psychiatric treatment, nursing 16 17 services, hospital care, convalescent home care, drugs, medical and surgical supplies, and prosthetic appliances. The term excludes 18 19 treatment to cure acute or transitory conditions. 20 (7) "Prosthetic appliance" means an artificial device 21 necessary to support or replace a part of the body or to increase 22 the acuity of a sensory organ. 23 (8) "Rehabilitation training" means all necessary training provided to an individual with a disability to compensate 24 for a substantial impediment to employment. The term includes 25 manual, preconditioning, prevocational, vocational, 26 and 27 supplementary training and training to achieve broader and more

S.B. No. 208

1 lucrative skills and capacities. 2 (9) "Substantial impediment to employment" means a physical or mental condition that obstructs or impairs, or if not 3 corrected will probably obstruct or impair, an individual's 4 5 performance in an occupation. 6 (10) "Vocational rehabilitation" or "vocational 7 rehabilitation services" means services that are provided directly 8 by the commission or through a public or private agency and that the 9 commission determines are necessary to compensate an individual with a disability for a substantial impediment to employment so 10 11 that the individual may engage in a remunerative occupation. The terms include: 12 13 (A) medical and vocational diagnosis; vocational guidance, counseling, and 14 (B) 15 placement; 16 (C) rehabilitation training; 17 (D) physical restoration; (E) 18 transportation; occupational licenses; 19 (F) 20 (G) customary occupational tools and equipment; 21 (H) maintenance; 22 (I) training books and materials; and 23 (J) other goods and services for which the commission receives financial support under federal law. 24 Sec. 352.002. PURPOSE. It is the policy of this state to 25 26 provide vocational rehabilitation services to eligible individuals 27 with disabilities so that those individuals may prepare for and

S.B. No. 208

1	engage in a gainful occupation.
2	Sec. 352.003. REHABILITATION COUNCIL OF TEXAS. (a) The
3	Rehabilitation Council of Texas operates in accordance with the
4	federal Rehabilitation Act Amendments of 1992, Pub. L. No. 102-569,
5	and the federal Rehabilitation Act Amendments of 1998, Pub. L. No.
6	105-220.
7	(b) The Rehabilitation Council of Texas shall report to and
8	advise the commission on the council's activities and the results
9	of the council's work. For the purpose of performing its advisory
10	functions, the council shall work with the commission, the
11	executive director, and other commission staff.
12	(c) The commission shall adopt rules for the administration
13	of the council.
14	Sec. 352.004. RECEIPT AND DISBURSEMENT OF STATE AND FEDERAL
15	FUNDS. (a) The comptroller is custodian of federal funds received
16	by the state to implement federal law relating to vocational
17	rehabilitation.
18	(b) The commission shall certify for disbursement funds
19	available for the vocational rehabilitation program in accordance
20	with regulations.
21	(c) The comptroller shall disburse state and federal
22	vocational rehabilitation funds on certification by the
23	commission.
24	Sec. 352.005. GIFTS, DONATIONS, AND OTHER MONEY. (a) The
25	commission shall deposit all money paid to the commission under
26	this chapter in the state treasury. The money may be used only for
27	the administration of this chapter.

1	(b) The commission may receive and use gifts and donations
2	for carrying out the purposes of this chapter. A person may not
3	receive payment for solicitation of any funds.
4	Sec. 352.006. MISUSE OF INFORMATION. Except for purposes
5	directly connected with the administration of the vocational
6	rehabilitation program and according to commission rules, no person
7	may solicit, disclose, receive, use, or knowingly permit the use of
8	records or other information concerning an applicant for or
9	recipient of vocational rehabilitation services that is directly or
10	indirectly acquired by an officer or employee of the state or its
11	political subdivisions in the course of the person's official
12	duties.
13	Sec. 352.007. CRIMINAL HISTORY RECORD INFORMATION.
14	(a) The commission may obtain criminal history record information

15 from the Texas Department of Criminal Justice and the Texas 16 Department of Public Safety if the criminal history records relate 17 to:

18 <u>(1) an applicant selected for employment with the</u> 19 <u>commission whose potential duties include direct contact with</u> 20 <u>clients to provide vocational rehabilitation services or other</u> 21 <u>services under this subtitle;</u> 22 <u>(2) an applicant for vocational rehabilitation</u>

23 <u>services or other services under this subtitle from the commission;</u>
24 <u>or</u>

- 25 <u>(3) a client receiving vocational rehabilitation</u>
  26 <u>services or other services under this subtitle.</u>
- 27 (b) The Texas Department of Criminal Justice and the Texas

1 Department of Public Safety on request shall supply to the 2 commission criminal history record information relating to 3 applicants selected for employment with the commission whose potential duties include direct contact with clients to provide 4 vocational rehabilitation services, applicants for vocational 5 rehabilitation services from the commission, or vocational 6 7 rehabilitation clients of the commission. The commission shall treat all criminal history record information as privileged and 8 9 confidential and for commission use only.

10 The commission by rule shall establish criteria for (c) 11 denying a person's application for employment with the commission to provide vocational rehabilitation services based on criminal 12 13 history record information obtained as authorized by this section. Sec. 352.008. HEARINGS. An applicant for or recipient of 14 vocational rehabilitation services who is aggrieved by an action or 15 16 inaction under this chapter is entitled to a hearing by the 17 commission in accordance with law. 18 SUBCHAPTER B. GENERAL POWERS AND DUTIES

19 <u>Sec. 352.051. VOCATIONAL REHABILITATION PROGRAM FOR</u>
20 <u>INDIVIDUALS WITH DISABILITIES. (a) The commission shall conduct a</u>
21 program to provide vocational rehabilitation services to eligible
22 <u>individuals with disabilities.</u>

## (b) To achieve the purposes of the program, the commission 24 may: 25 (1) cooperate with other public and private agencies

26 <u>in studying the problems involved in providing vocational</u> 27 <u>rehabilitation and in establishing</u>, developing, and providing

necessary or desirable facilities and services; 1 2 (2) enter into reciprocal agreements with other states 3 to provide vocational rehabilitation for the residents of the 4 states concerned; and 5 (3) conduct research and compile statistics relating to the vocational rehabilitation of individuals with disabilities. 6 7 Sec. 352.052. COOPERATION WITH FEDERAL GOVERNMENT; OBTAINING FEDERAL FUNDS. (a) The commission shall cooperate with 8 9 the federal government to accomplish the purposes of federal laws relating to vocational rehabilitation for individuals with 10 11 disabilities and closely related activities. 12 (b) The commission shall negotiate agreements or plans with 13 the federal government and shall use efficient methods of administration and comply with other conditions required to secure 14 the full benefits of the federal laws. If the commission determines 15 that a provision of state law precludes conformity with a federal 16 requirement and limits federal financial support, the commission 17 may waive or modify the state law to the extent necessary to obtain 18 the full benefits of the federal law. 19 20 (c) The commission may comply with any requirements necessary to obtain federal funds to be used for vocational 21 rehabilitation services in the maximum amount and most advantageous 22 proportion possible. 23 24 Sec. 352.053. CONTRACTS FOR SERVICE. (a) The commission shall include in its contracts with service providers under this 25 chapter provisions relating to: 26 27 (1) clearly defined and measurable program

performance standards that directly relate to the service provided; 1 2 (2) clearly defined penalties for nonperformance of a 3 contract term; and (3) clearly specified accounting, reporting, and 4 auditing requirements applicable to money received under 5 the 6 contract. 7 (b) The commission shall monitor a service provider's 8 performance under a contract for service under this chapter. In monitoring performance, the commission shall: 9 (1) use a risk-assessment methodology to institute 10 11 statewide monitoring of contract compliance of service providers; 12 and 13 (2) evaluate service providers based on clearly 14 defined and measurable program performance objectives. Sec. 352.054. RATES FOR MEDICAL SERVICES. 15 (a) The 16 commission by rule shall adopt standards governing the determination of rates paid for medical services provided under 17 18 this chapter. The rules must provide for an annual reevaluation of the rates. 19 20 (b) The commission shall establish a schedule of rates based on the standards adopted under Subsection (a). In adopting the rate 21 schedule, the commission shall: 22 23 (1) compare the proposed rate schedule to other cost-based and resource-based rates for medical services, 24 25 including rates paid under Medicaid and the Medicare program; and 26 (2) for any rate adopted that exceeds the Medicaid or 27 Medicare rate for the same or a similar service, document the

S.B. No. 208

1 reasons why the adopted rate reflects consideration of the best
2 value, provider availability, and consumer choice.

3 (c) The commission shall provide notice to interested 4 persons and allow those persons to present comments before adopting 5 the standards and schedule of rates under Subsections (a) and (b).

6 <u>Sec. 352.055.</u> CONTRACT PAYMENT. The commission shall base 7 payment under a contract for vocational rehabilitation services on 8 outcome-based performance standards defined in the contract.

9 <u>Sec. 352.056. CONTRACTS FOR ADAPTIVE TECHNOLOGY. The</u> 10 <u>commission shall include in a contract under this chapter with a</u> 11 <u>supplier of adaptive technology equipment provisions that require</u> 12 <u>the supplier to provide training for clients receiving the adaptive</u> 13 <u>technology equipment.</u>

Sec. 352.057. LOANS FOR VISUAL AIDS. (a) The commission
 may establish a program to make loans to finance the purchase of
 technological aids for individuals with visual impairments.
 Interest on the loans may not exceed 10 percent per year.

18 (b) The commission may adopt rules to administer the loan 19 program.

20 <u>Sec. 352.058.</u> SUBROGATION. (a) By providing a person 21 rehabilitation services, including medical care services, under 22 this subchapter, the commission is subrogated to the person's right 23 of recovery from:

24

(1) personal insurance;

- 25 (2) another person for personal injury caused by the
   26 other person's negligence or wrongdoing; or
- (3) any other source.

(b) The commission's right of subrogation is limited to the
cost of the services provided.
(c) The commission may totally or partially waive the
commission's right of subrogation when the commission finds that
enforcement would tend to defeat the purpose of rehabilitation.
(d) The commission may adopt rules for the enforcement of
the commission's right of subrogation.
Sec. 352.059. WORK INCENTIVES AND SUPPLEMENTAL SECURITY
INCOME (SSI). The commission shall employ a person at the
commission's central office to:
(1) train counselors to understand and use work
incentives; and
(2) review cases to ensure that commission clients are
informed of the availability of and assisted in obtaining work
incentives and Supplemental Security Income (SSI) (42 U.S.C.
Section 1381 et seq.).
SUBCHAPTER C. PROVISION OF AND ELIGIBILITY FOR VOCATIONAL
REHABILITATION SERVICES
Sec. 352.101. INTEGRATION OF VOCATIONAL REHABILITATION
PROGRAMS. (a) Not later than October 1, 2017, and subject to
federal approval, the commission shall integrate into a single
vocational rehabilitation program the following programs that are
operated under the federal Rehabilitation Act of 1973 (29 U.S.C.
Sections 720 through 751):
(1) the vocational rehabilitation program for
individuals with visual impairments; and
(2) the vocational rehabilitation program for

1	individuals with other disabilities.
2	(b) Not later than October 1, 2017, to facilitate the
3	integration of the vocational rehabilitation programs identified
4	in Subsection (a), the commission shall at a minimum:
5	(1) reorganize the commission's vocational
6	rehabilitation services in order to provide services based on an
7	individual's functional need instead of an individual's type of
8	<u>disability;</u>
9	(2) develop a plan to support specialization of
10	vocational rehabilitation counselors in serving different client
11	populations, including sufficient specialization in individuals
12	with visual impairments to maintain expertise in serving that
13	population;
14	(3) redesign performance measures for the provision of
15	vocational rehabilitation services;
16	(4) consolidate policies for the provision of
17	vocational rehabilitation services; and
18	(5) recommend the adoption of any rules necessary to
19	implement this section.
20	(c) This section expires September 1, 2019.
21	Sec. 352.102. ELIGIBILITY FOR VOCATIONAL REHABILITATION
22	SERVICES. The commission shall provide vocational rehabilitation
23	services to individuals with disabilities eligible for those
24	services under federal law.
25	Sec. 352.103. PROVISION OF VOCATIONAL REHABILITATION
26	SERVICES. (a) The commission by rule shall establish and maintain
27	guidelines for providing vocational rehabilitation services that

	S.B. No. 208
1	are consistent with state and federal laws and that include:
2	(1) a system of organization for the delivery of
3	vocational rehabilitation services statewide;
4	(2) eligibility requirements for vocational
5	rehabilitation services;
6	(3) requirements for the rehabilitation planning
7	process;
8	(4) the types of services that may be provided to a
9	client through a vocational rehabilitation program; and
10	(5) requirements for client participation in the costs
11	of vocational rehabilitation services, including documentation
12	that a client has sought benefits for which the client is eligible
13	from sources other than the commission and that may assist the
14	client in obtaining vocational rehabilitation goods or services.
15	(b) The commission shall annually assess the effectiveness
16	of the state's vocational rehabilitation program.
17	Sec. 352.104. TRAINING AND SUPERVISION OF COUNSELORS.
18	(a) The commission shall provide specific guidance to vocational
19	rehabilitation counselors in:
20	(1) selecting vocational objectives according to a
21	client's skills, experience, and knowledge;
22	(2) documenting a client's impediment to employment;
23	(3) selecting rehabilitation services that are
24	reasonable and necessary to achieve a client's vocational
25	objective;
26	(4) measuring client progress toward the vocational
27	objective, including the documented, periodic evaluation of the

1 client's rehabilitation and participation; and

2 (5) determining eligibility of employed and 3 unemployed applicants for rehabilitation services using criteria 4 defined by commission rule to document whether a client is 5 substantially underemployed or at risk of losing employment.

6 (b) The commission by rule shall require monitoring and 7 oversight of vocational rehabilitation counselor performance and 8 decision making in accordance with this section.

9 <u>Sec. 352.105. SPECIALIZED TRAINING FOR CERTAIN EMPLOYEES.</u> 10 (a) The commission shall establish and require employee 11 participation in a specialized training program for certain 12 employees, including vocational rehabilitation transition 13 specialists and transition counselors, whose duties involve 14 assisting youth with disabilities to transition to post-schooling 15 activities, services for adults, or community living.

16 (b) The training program must provide employees with 17 <u>information regarding:</u>

18 (1) supports and services available from health and 19 human services agencies, as defined by Section 531.001, Government 20 Code, for:

21 (A) youth with disabilities who are 22 transitioning into post-schooling activities, services for adults, 23 or community living; and 24 (B) adults with disabilities;

25 (2) community resources available to improve the 26 <u>quality of life for:</u> 27 (A) youth with disabilities who are

	S.B. No. 208
1	transitioning into post-schooling activities, services for adults,
2	or community living; and
3	(B) adults with disabilities; and
4	(3) other available resources that may remove
5	transitional barriers for youth with disabilities who are
6	transitioning into post-schooling activities, services for adults,
7	or community living.
8	(c) In developing the training program required by this
9	section, the commission shall collaborate with health and human
10	services agencies, as defined by Section 531.001, Government Code,
11	as necessary.
12	Sec. 352.106. PAYMENT OF SHIFT DIFFERENTIALS. The
13	commission by rule may develop and implement policies allowing
14	shift differentials to be paid to employees in the vocational
15	rehabilitation program under this chapter.
16	Sec. 352.107. CLIENT ORIENTATION MATERIALS. The commission
17	shall develop and distribute at intake client orientation materials
18	for the vocational rehabilitation program that include information
19	on the commission's decision-making criteria.
20	Sec. 352.108. COORDINATION WITH TEXAS EDUCATION AGENCY.
21	(a) For purposes of this section, "transition services" means
22	services provided to students with disabilities to assist the
23	students in making the transition from secondary school to
24	postsecondary education programs or competitive integrated
25	employment.
26	(b) The commission and the Texas Education Agency shall
27	collaborate to develop a mechanism to identify the areas of the

1	state with the greatest needs for transition services for students
2	with disabilities. The mechanism must account for the commission's
3	limited resources and a school district's needs, including:
4	(1) the school district's resources for special
5	education;
6	(2) the number of students with disabilities in the
7	school district; and
8	(3) other factors that the commission and the Texas
9	Education Agency consider important.
10	(c) The commission and the Texas Education Agency shall
11	update the mechanism developed under Subsection (b) on a periodic
12	basis.
13	(d) The commission shall develop uniform, statewide
14	policies for transition services that include:
15	(1) the goal that a transition counselor initiate
16	contact with a student approximately three years before the student
17	is expected to graduate from high school;
18	(2) the minimum level of services to be provided to a
19	student at the time that a transition counselor initiates contact
20	with the student;
21	(3) standards, based on the mechanism developed under
22	Subsection (b), for assigning a transition counselor to a school
23	that ensure consistency among regions but that are not too
24	<u>restrictive;</u>
25	(4) expectations for transition counselors to develop
26	relationships with school personnel, including the employee
27	designated to serve as the school district's designee on transition

1	and employment services under Section 29.011(b), Education Code;
2	and
3	(5) expectations for regional commission staff to work
4	with education service center representatives on a regular basis to
5	identify areas of greatest need and to discuss local strategies for
6	coordination between transition counselors and schools.
7	(e) The commission and the Texas Education Agency shall
8	enter into a memorandum of understanding to comply with the
9	policies under this section and to improve coordination between the
10	agencies. The memorandum of understanding must include:
11	(1) strategies to better inform transition clients,
12	clients' families, and school personnel regarding the commission's
13	available services and contact information for commission
14	transition counselors; and
15	(2) a process to be used by the commission and the
16	Texas Education Agency to develop and update the mechanism used to
17	identify students who may need services.
18	(f) On or after September 1, 2016, but not later than
19	September 1, 2017:
20	(1) the commission and the Texas Education Agency
21	shall develop the mechanism required in Subsection (b) and enter
22	into the memorandum of understanding required in Subsection (e);
23	and
24	(2) the commission shall develop the policies
25	described in Subsection (d).
26	(g) Subsection (f) and this subsection expire September 1,
27	2018.

1 SECTION 25. (a) Chapter 351, Labor Code, as added by this 2 Act, is amended by adding Sections 351.0021 and 351.0022 to read as follows: 3 4 Sec. 351.0021. LEGISLATIVE OVERSIGHT COMMITTEE. (a) In this section, "committee" means the Legislative Oversight 5 Committee established under this section. 6 7 (b) The Legislative Oversight Committee is created to facilitate the transfer of vocational rehabilitation services and 8 9 other services and programs under this subtitle with, to the greatest degree possible, no negative effect on the delivery of 10 11 services to clients. (c) The committee is composed of 11 voting members, as 12 13 follows: 14 (1) four members of the senate, appointed by the 15 lieutenant governor; 16 (2) four members of the house of representatives, appointed by the speaker of the house of representatives; and 17 18 (3) three members of the public, appointed by the 19 governor. (d) The executive commissioner, the commissioner 20 of assistive and rehabilitative services, and the executive director 21

serve as ex officio, nonvoting members of the committee. 22

23 (e) A member of the committee serves at the pleasure of the appointing official. 24

25 (f) The lieutenant governor and the speaker of the house of representatives shall each designate a presiding co-chair from 26 27 among their respective appointments.

1	(g) A member of the committee may not receive compensation
2	for serving on the committee but is entitled to reimbursement for
3	travel expenses incurred by the member while conducting the
4	business of the committee as provided by the General Appropriations
5	Act.
6	(h) The committee shall:
7	(1) facilitate the transfer of vocational
8	rehabilitation services and other services and programs under this
9	subtitle with, to the greatest degree possible, no negative effect
10	on the delivery of services to clients;
11	(2) advise the executive director, the executive
12	commissioner, and the commissioner of assistive and rehabilitative
13	services concerning:
14	(A) the services and programs to be transferred
15	under this subtitle and the funds and obligations that are related
16	to the services and programs; and
17	(B) the transfer of the services and programs and
18	related records, property, funds, and obligations from the
19	department to the commission as provided by this subtitle; and
20	(3) meet at the call of either chair.
21	(i) Chapter 551, Government Code, applies to the committee.
22	(j) The committee shall submit a report to the governor,
23	lieutenant governor, speaker of the house of representatives, and
24	legislature not later than December 1 of each even-numbered year.
25	The report must include an update on the progress of and issues
26	related to the transfer of vocational rehabilitation services and
27	other services and programs under this subtitle from the department

1 to the commission, including the need for any additional statutory 2 changes required to complete the transfer of services and programs 3 to the commission in accordance with this subtitle. 4 (k) The committee is abolished August 31, 2019.

5

(1) This section expires September 1, 2019.

Sec. 351.0022. TRANSITION PLAN. (a) The transfer of 6 7 vocational rehabilitation services and other services and programs 8 under this subtitle must be accomplished in accordance with a 9 transition plan developed by the executive director, the commissioner of assistive and rehabilitative services, and the 10 11 executive commissioner that ensures that the transfer and provision of services and programs are accomplished in a careful and 12 13 deliberative manner. Specifically, the transition plan must 14 include:

15 (1) the specific steps and methods for the transfer or disposition of all obligations, rights, contracts, leases, 16 17 records, property, and funds, including unexpended and unobligated appropriations, relating to the services and programs transferred 18 from the department to the commission under this subtitle, 19 20 including the plans for leased office or building space and the transition of data and information technology systems supporting 21 22 the services and programs;

23 (2) the identification of all full-time equivalent 24 employee positions that are associated with the department's 25 administration of the services and programs to be transferred to 26 the commission, including the full-time equivalent employee 27 positions that are associated with the Health and Human Services

1 Commission's administrative support of those transferring services 2 and programs; (3) measures to ensure that unnecessary disruption to 3 4 the provision of transferred services and programs does not occur; 5 (4) a strategy for integrating the department's vocational rehabilitation staff into the commission's local 6 7 workforce development boards and centers as required by Section 8 351.004; 9 (5) a strategy for integrating vocational rehabilitation programs for individuals with visual impairments 10 11 and for individuals with other disabilities as required by Section 352.101; and 12 13 (6) a schedule for implementing the transfer of the 14 services and programs. 15 (b) In developing the transition plan, the executive 16 director, the commissioner of assistive and rehabilitative services, and the executive commissioner shall, before submitting 17 the plan to the Legislative Oversight Committee and the governor as 18 required by Subsection (d): 19 20 (1) hold public hearings in various geographic areas 21 in this state regarding the plan; and 22 (2) solicit and consider input from appropriate stakeholders. 23 (c) To the extent all<u>owed by federal law, public hearings</u> 24 25 under Subsection (b) may be combined with other public hearings required under federal law in relation to the adoption of a state 26 27 plan for vocational rehabilitation services.

S.B. No. 208

1 (d) As soon as practicable after September 1, 2015, but not 2 later than March 1, 2016, the executive director, the commissioner of assistive and rehabilitative services, and the executive 3 commissioner shall submit the transition plan to the Legislative 4 Oversight Committee and the governor. The Legislative Oversight 5 Committee shall comment on and make recommendations regarding any 6 7 concerns or adjustments to the transition plan the committee determines appropriate. The executive director, the commissioner 8 9 of assistive and rehabilitative services, and the executive commissioner may not finalize the transition plan until the 10 comments and recommendations of the committee regarding the 11 transition plan have been reviewed and considered. 12 13 (e) The department, commission, and Health and Human Services Commission shall post on the agencies' respective Internet 14 15 websites: 16 (1) the transition plan developed under this section; (2) any adjustments to the transition plan recommended 17 by the Legislative Oversight Committee; 18 (3) a statement regarding whether the recommended 19 20 adjustments were adopted or otherwise incorporated; and (4) if a recommended adjustment was not adopted, the 21 justification for not adopting the adjustment. 22 (f) This section expires September 1, 2019. 23 Not later than October 1, 2015: 24 (b)

(1) the lieutenant governor, the speaker of the house
of representatives, and the governor shall make the appointments to
the Legislative Oversight Committee as required by Section

1 351.0021, Labor Code, as added by this section; and

(2) the lieutenant governor and the speaker of the
house of representatives shall each designate a presiding co-chair
of the Legislative Oversight Committee in accordance with Section
351.0021, Labor Code, as added by this section.

6 (c) This section takes effect only if S.B. No. 200, 84th 7 Legislature, Regular Session, 2015, or similar legislation of the 8 84th Legislature, Regular Session, 2015:

9

(1) does not become law; or

10 (2) is enacted and becomes law, but does not provide 11 for the establishment of a Health and Human Services Transition 12 Legislative Oversight Committee to facilitate the consolidation of 13 the health and human services system in this state.

SECTION 26. (a) Section 531.0203, Government Code, as added by S.B. No. 200, 84th Legislature, Regular Session, 2015, is amended by adding Subsection (d-1) to read as follows:

17 <u>(d-1) The commissioner of assistive and rehabilitative</u> 18 <u>services and the executive director of the Texas Workforce</u> 19 <u>Commission serve as ex officio, nonvoting members of the committee</u> 20 <u>in addition to the executive commissioner. This subsection expires</u> 21 <u>August 31, 2019.</u>

(b) Chapter 351, Labor Code, as added by this Act, is amended by adding Sections 351.0021 and 351.0022 to read as follows:

25 <u>Sec. 351.0021. ADDITIONAL DUTIES OF HEALTH AND HUMAN</u>
 26 <u>SERVICES TRANSITION LEGISLATIVE OVERSIGHT COMMITTEE. (a) In this</u>
 27 <u>section, "committee" means the Health and Human Services Transition</u>

Legislative Oversight Committee established under Section 1 531.0203, Government Code. 2 (b) 3 In addition to the requirements of Section 531.0203(h), 4 Government Code, the committee shall: 5 (1) facilitate the transfer of vocational rehabilitation services and other services and programs under this 6 7 subtitle with, to the greatest degree possible, no negative effect 8 on the delivery of services to clients; and 9 (2) advise the executive director, the commissioner of assistive and rehabilitative services, and the executive 10 11 commissioner concerning: 12 (A) the services and programs to be transferred 13 under this subtitle and the funds and obligations that are related 14 to the services and programs; and 15 (B) the transfer of the services and programs and related records, property, funds, and obligations from the 16 17 department to the commission as provided by this subtitle. (c) In addition to the requirements for the report specified 18 by Section 531.0203(j), Government Code, the committee shall 19 20 include in the report under that subsection an update on the progress of and issues related to the transfer of vocational 21 rehabilitation services and other services and programs under this 22 subtitle from the department to the commission, including the need 23 for any additional statutory changes required to complete the 24 transfer of services and programs to the commission in accordance 25 26 with this subtitle. 27 (d) This section expires September 1, 2019.

S.B. No. 208

Sec. 351.0022. TRANSITION PLAN. (a) In addition to the 1 2 requirements under Section 531.0204, Government Code, the executive commissioner shall work with the executive director and 3 4 the commissioner of assistive and rehabilitative services to ensure the transition plan under that section includes a plan for the 5 transfer of vocational rehabilitation services and other services 6 7 and programs from the department to the commission that ensures the transfer is accomplished in a careful and deliberative manner. 8 9 Specifically, the transition plan must include:

(1) the specific steps and methods for the transfer or 10 disposition of all obligations, rights, contracts, leases, 11 records, property, and funds, including unexpended and unobligated 12 13 appropriations, relating to the services and programs transferred from the department to the commission under this subtitle, 14 including the plans for leased office or building space and the 15 transition of data and information technology systems supporting 16 the services and programs; 17

18 (2) the identification of all full-time equivalent employee positions that are associated with the department's 19 20 administration of the services and programs to be transferred to the commission, including the full-time equivalent employee 21 positions that are associated with the Health and Human Services 22 23 Commission's administrative support of those transferring services 24 and programs; 25 (3) measures to ensure that unnecessary disruption to 26 the provision of transferred services and programs does not occur;

(4) a strategy for integrating the department's

27

	5.D. NU. 200
1	vocational rehabilitation staff into the commission's local
2	workforce development boards and centers as required by Section
3	<u>351.004;</u>
4	(5) a strategy for integrating vocational
5	rehabilitation programs for individuals with visual impairments
6	and for individuals with other disabilities as required by Section
7	<u>352.101; and</u>
8	(6) a schedule for implementing the transfer of the
9	services and programs.
10	(b) To the extent allowed by federal law, public hearings
11	held under Section 531.0204(c), Government Code, if appropriate,
12	may be combined with other public hearings required under federal
13	law in relation to the adoption of a state plan for vocational
14	rehabilitation services.
15	(c) The plan for the transfer of vocational rehabilitation
16	services and other services and programs required by this section
17	must be included as part of the transition plan submitted to the
18	Health and Human Services Transition Legislative Oversight
19	Committee, the governor, and the Legislative Budget Board under
20	Section 531.0204(e), Government Code, by the date prescribed by
21	that subsection. In addition, the plan must be separately
22	submitted to that committee and the governor as soon as practicable
23	after September 1, 2015. The committee shall comment on the plan in
24	conjunction with making comments on the transition plan as required
25	by Section 531.0204(e), Government Code.
26	(d) If in making comments and recommendations on the

27 transition plan under Section 531.0204(e), Government Code, the

Health and Human Services Transition Legislative Oversight 1 2 Committee has comments, concerns, or recommendations regarding the elements of the plan required by this section, the committee shall 3 provide those comments, concerns, and recommendations to the 4 executive director and the commissioner of assistive 5 and rehabilitative services in addition to the executive commissioner. 6 7 The executive director, the commissioner of assistive and rehabilitative services, and the executive commissioner may not 8 9 finalize the plan required by this section until the comments, concerns, and recommendations of the committee specifically 10 11 regarding that plan have been reviewed and considered.

12

(e) This section expires September 1, 2019.

13 (c) Not later than October 1, 2015, the lieutenant governor, 14 the speaker of the house of representatives, and the governor shall 15 make the additional appointments to the Health and Human Services 16 Transition Legislative Oversight Committee required by Section 17 531.0203(d-1), Government Code, as added by this section.

18 (d) This section takes effect only if S.B. No. 200, 84th19 Legislature, Regular Session, 2015:

20

(1) is enacted and becomes law; and

(2) provides for the establishment of a Health and 22 Human Services Transition Legislative Oversight Committee to 23 facilitate the consolidation of the health and human services 24 system in this state.

25 SECTION 27. Chapter 94, Human Resources Code, as amended by 26 S.B. No. 219, Acts of the 84th Legislature, Regular Session, 2015, 27 is transferred to Subtitle C, Title 4, Labor Code, as added by this

Act, redesignated as Chapter 355, Labor Code, and amended to read as
 follows:

3 CHAPTER 355 [94]. VENDING FACILITIES OPERATED BY BLIND PERSONS

Sec. <u>355.001</u> [<del>94.001</del>]. DEFINITIONS. In this chapter:

4

5 (1) "Blind person" means a person having not more than 6 20/200 visual acuity in the better eye with correcting lenses or 7 visual acuity greater than 20/200 but with a limitation in the field 8 of vision such that the widest diameter of the visual field subtends 9 an angle no greater than 20 degrees.

10 [(1-a) "Department" means the Department of Assistive 11 and Rehabilitative Services.

12 [(1-b) "Executive commissioner" means the executive 13 commissioner of the Health and Human Services Commission.]

14 (2) "Vending facility" means a facility in which food, 15 drinks, drugs, novelties, souvenirs, tobacco products, notions, or 16 related items are sold regularly. The term excludes facilities 17 consisting solely of vending machines that do not compete directly 18 or indirectly with a facility that is or could be operated by a 19 person with a disability.

(3) "State property" means land and buildings owned,21 leased, or otherwise controlled by the state.

(4) "Agency" means the state agency in charge of stateproperty.

(5) "Disability" means a physical or mental condition
that the <u>commission</u> [department] determines to constitute a
substantial vocational disadvantage.

27 Sec. <u>355.002</u> [<del>94.002</del>]. LICENSE OR PERMIT REQUIRED. (a) No

1 person may operate a vending facility or a facility with vending 2 machines or other coin-operated devices on state property unless 3 the person is licensed to do so by the <u>commission</u> [department] or is 4 authorized to do so by an agency granted a permit to arrange for 5 vending facilities.

(b) Subsection (a) does not apply to a building in which the
7 Texas Facilities Commission leases space to a private tenant under
8 Subchapter E, Chapter 2165, Government Code.

9 Sec. 355.003 [94.003]. LICENSING PROCEDURE. (a) On its own initiative or at the request of an agency that controls state 10 11 property, the <u>commission</u> [department] shall survey the property, or 12 blueprints and other available information concerning the 13 property, to determine whether the installation of a vending 14 facility is feasible and consonant with the commission's 15 [department's] vocational rehabilitation objectives.

(b) If the installation of the facility is feasible, the <u>commission</u> [department] shall either license a blind person to operate a facility to be installed by the <u>commission</u> [department] or install a facility to be operated by a person with a disability who is not blind according to rules and procedures adopted by the <u>commission</u> [executive commissioner].

Sec. <u>355.004</u> [<del>94.004</del>]. LOCATION OF VENDING FACILITIES. (a) With the concurrence of the agency in charge of state property, the <u>commission</u> [<del>department</del>] shall designate the location of vending facilities that have been requested by the agency.

(b) The agency responsible for state property shall alter27 the property to make it suitable for the proper operation of the

vending facilities. To this end, the agency in charge of
 constructing new state property shall consult with the <u>commission</u>
 [department] during the planning stage on the construction.

S.B. No. 208

Sec. <u>355.005</u> [94.005]. ISSUANCE OF LICENSES; ELIGIBILITY.
(a) The <u>commission</u> [department] may issue a license to operate its
vending facilities on state property to blind citizens of the state
who are capable of operating the facilities in a manner that is
reasonably satisfactory to all parties concerned.

9 (b) Before issuing a license to a person, the <u>commission</u> 10 [department] shall determine whether the person has the physical, 11 psychological, and personal traits and abilities required to 12 operate a vending facility in a satisfactory manner.

13 (c) The <u>commission</u> [department] shall maintain a roster of 14 the names of each person who has been certified as suitable for 15 licensing. If two or more equally qualified persons are listed on 16 the roster and apply for a license to operate an available vending 17 facility, the <u>commission</u> [department] shall issue the license to 18 the person who is most in need of employment.

19 (d) The granting of a license does not vest the licensee 20 with property or other rights which may constitute the basis of a 21 cause of action, at law or in equity, against the state or its 22 officers or employees.

23 Sec. <u>355.006</u> [<del>94.006</del>]. EXPIRATION, RENEWAL, AND REVOCATION 24 OF LICENSES. (a) A license or general permit to operate a vending 25 facility on state property is valid for a period of three years from 26 the date it is issued.

27 (b) The <u>commission</u> [<del>department</del>] shall review each license

or permit prior to its expiration and shall issue a new or different
 license or permit as the circumstances warrant.

3 (c) The <u>commission</u> [department] and the agency may consent 4 mutually to revoke a general permit prior to its expiration if 5 changed circumstances warrant that action.

(d) A blind person's wilful failure to comply with the
<u>commission's</u> [department's] rules or the provisions of this chapter
constitutes grounds for the automatic revocation of the person's
license.

10 (e) The <u>commission</u> [<del>executive commissioner</del>] shall adopt 11 substantive and procedural rules governing the revocation of 12 licenses.

Sec. <u>355.007</u> [94.007]. OPERATION OF VENDING FACILITIES BY CERTAIN PERSONS WHO ARE NOT BLIND. If the <u>commission</u> [department] determines that a blind person could not properly operate a vending facility at a particular location, the <u>commission</u> [department] may survey the property to determine whether a person with a disability that is not of a visual nature could operate the facility in a proper manner.

20 Sec. 355.008 [<del>94.008</del>]. CLOSING CERTAIN FACILITIES PROHIBITED. Neither a vending facility operated by an individual 21 with a disability, nor a vending facility location surveyed by the 22 commission [department], may be closed as a result of the transfer 23 24 of state property from one agency to another, the alteration of a state building, or the reorganization of a state agency unless the 25 commission [department] agrees to the closing. 26

27 Sec. <u>355.009</u> [<del>94.009</del>]. EMPLOYMENT OF ASSISTANTS. (a) If

an individual licensed to operate a vending facility on state 1 2 property requires an assistant, a qualified person with a disability of a visual nature must be given preference for 3 If the commission [department] determines that a 4 employment. person with a disability of a visual nature could not perform the 5 6 labor for which an assistant is required, or if a person with a 7 disability of a visual nature is not available, a person with a disability that is not of a visual nature must be given preference 8 for employment. [If no person with a disability is available for 9 10 the job, preference must be given to a person who is socially, 11 culturally, economically, or educationally disadvantaged.]

(b) An assistant employed by a blind person licensed by the <u>commission</u> [department] must be approved by the <u>commission</u> [department], and the deliberate refusal of a blind licensee to comply with this section constitutes grounds for the revocation of <u>the person's</u> [his or her] license.

17 Sec. 355.010 [94.010]. COMPETING VENDING MACHINES. 18 (a) If the commission [department] and an agency agree to the installation and operation of an additional vending facility or 19 20 vending machine on property that already has a <u>commission-sponsored</u> [department-sponsored] vending facility, no additional permit or 21 22 license is required. However, the installation of a competing vending facility consisting of vending machines 23 or other coin-operated devices must be authorized by the commission 24 25 [department]. The commission's [department's] authorization must be made with a view toward providing the greatest economic benefits 26 27 for blind persons consonant with supplying the additional services

1 required at the building.

2 (b) State agencies shall cooperate and negotiate in good3 faith to accomplish the purposes of this chapter.

Individuals with disabilities who operate vending 4 (c) facilities on state property are entitled to receive 5 all commissions from vending machines installed on the same property. 6 7 If two or more vending facilities are operated by individuals with disabilities in a building in which vending machines are installed, 8 9 the commission [department] shall divide the commissions from the 10 vending machines among the operators with disabilities in a manner that will achieve equity and equality in the incomes of those 11 operators. If the commission [department] has decided not to 12 locate a vending facility in a building, the agency to whom a 13 general permit has been issued shall determine the assignment of 14 15 the commissions from vending machines installed in the building.

16 Sec. <u>355.011</u> [<del>94.011</del>]. VENDING FACILITY EQUIPMENT AND 17 STOCK. (a) The <u>commission</u> [department] may supply a blind vending 18 facility operator with equipment and initial stock necessary for 19 the operator to begin business.

20 (b) The <u>commission</u> [department] shall collect and set aside 21 from the proceeds of the operation of its vending facilities enough 22 money:

(1) to insure a sufficient amount of initial stock for
the facilities and for their proper maintenance;

(2) to pay the costs of supervision and other expenses
incidental to the operation of the facilities; and

27

(3) to pay other program costs to the extent necessary

1 to assure fair and equal treatment of the blind persons licensed to 2 operate the facilities and to the extent allowed under federal 3 programs that provide financial support to the <u>commission</u> 4 [department].

5 (c) Except for purchasing and installing original commission-sponsored 6 equipment, the operation of 7 [department-sponsored] vending facilities must be as self-supporting and self-sustaining as possible. To achieve this 8 9 end, the commission [department] shall periodically review and, 10 when necessary, revise its schedules for collecting and setting aside money from the proceeds of its vending facilities. 11

Sec. <u>355.012</u> [<del>94.012</del>]. DUTIES AND PRIVILEGES OF PARTIES. (a) The <u>commission</u> [<del>executive commissioner</del>] may promulgate rules and [<del>the department may</del>] initiate procedures necessary to implement this chapter.

16 (b) A blind person licensed to operate a vending facility on 17 state property shall operate the facility in accordance with law 18 and the <u>commission's</u> [department's] rules and policies.

(c) The agency in charge of state property shall cooperate with the <u>commission</u> [department] and its blind licensees to accomplish the purposes of this chapter. The agency shall also furnish all necessary utility service, including connections and outlets required for the installation of the facility, janitorial and garbage disposal services where feasible, and other related assistance.

26 Sec. <u>355.013</u> [<del>94.013</del>]. TRAINING PROGRAMS. The <u>commission</u> 27 [<del>department</del>] may establish training or experimentation locations

1 necessary to train blind persons who desire to be licensed to 2 operate vending facilities and to develop techniques which will 3 allow blind persons to operate the facilities or related types of 4 small businesses more efficiently and productively.

S.B. No. 208

5 Sec. <u>355.014</u> [<del>94.014</del>]. CONFORMITY WITH FEDERAL STATUTES. 6 (a) This chapter shall be construed in a manner consistent with 7 the requirements of federal programs that provide financial 8 assistance to the <u>commission</u> [department].

9 (b) If a provision of this chapter conflicts with a federal 10 program requirement, the <u>commission</u> [department] may waive or 11 modify the provision to the extent necessary to secure the full 12 benefits of the federal program.

Sec. <u>355.015</u> [<del>94.015</del>]. APPLICATION OF CHAPTER. (a) This
chapter does not apply to:

15 (1) property over which the federal government 16 maintains partial or complete control;

17 (2) property maintained and operated by institutions of higher 18 state-supported education; provided, however, that the commission [department] may enter into agreements 19 20 with state institutions of higher education concerning the use of blind labor in vending facilities at the institutions; or 21

(3) property purchased by the state or an agency of the
state, property to which title is transferred from one state agency
to another, or property control of which is transferred from one
state agency to another, if:

26 (A) at the time of purchase or transfer of title27 or control, a vending facility is being operated on the property

1 under lease, license, or contract; and

(B) prior to the time of purchase or transfer of
title or control, the provisions of this chapter were rendered
inapplicable to such property by this section or other law.

5 (b) This chapter does not apply to vending facilities 6 operated by an institution for persons with mental illness or 7 intellectual disabilities that is under the control of the 8 Department of State Health Services, the Department of Aging and 9 Disability Services, or a successor to one of those departments, if 10 the vending facilities are operated without profit for the benefit 11 of the patients at the institution.

12 (c) This chapter does not prohibit the <u>commission</u> 13 [department] from selecting blind persons to operate other suitable 14 types of vending facilities or business enterprises, and the 15 chapter does not prohibit the installation of automated vending 16 facilities serviced by blind persons.

17 Sec. <u>355.016</u> [<del>94.016</del>]. BUSINESS ENTERPRISES PROGRAM. 18 (a) The <u>commission</u> [<del>department</del>] is authorized to administer the 19 Business Enterprises Program in accordance with the provisions of 20 the Randolph-Sheppard Act (20 U.S.C. Section 107 et seq.).

(b) The <u>commission</u> [department] is authorized to administer a retirement program for individuals licensed to operate vending facilities in accordance with applicable state and federal laws.

(c) A trust fund for a retirement program for individuals
licensed to operate vending facilities under the Business
Enterprises Program is established with the comptroller. This
trust fund will be set up in the state treasury.

1 All federal vending machine income shall be credited to (d) 2 this Business Enterprises Program trust fund. Vending machine income, as defined by 34 C.F.R. Section 395.1(z), means receipts 3 4 (other than those of a blind vendor) from vending machine operations on federal property, after deducting the cost of goods 5 sold (including reasonable service and maintenance costs) 6 in 7 accordance with customary business practices of commercial vending concerns, where the machines are operated, serviced, or maintained 8 9 by, or with the approval of, a department, agency, or instrumentality of the United States, or commissions paid (other 10 11 than to a blind vendor) by a commercial vending concern which operates, services, and maintains vending machines on federal 12 13 property for, or with the approval of, a department, agency, or instrumentality of the United States. 14

(e) All expenditures authorized by the Randolph-Sheppard
Act from federal vending revenue funds shall be paid from the
Business Enterprises Program trust fund.

18 (f) The commission [<del>department</del>] may contract with а professional management service to administer the 19 Business 20 Enterprises Program trust fund. In administering the trust fund, the professional management service may acquire, exchange, sell, or 21 retain any kind of investment that a prudent investor, exercising 22 reasonable care, skill, and caution, would acquire, exchange, sell, 23 or retain under the circumstances, taking into consideration the 24 25 investment of all the assets of the trust fund.

26 (g) With the approval of the comptroller, the <u>commission</u>
27 [department] may select a commercial bank, depository trust

1 company, or other entity to serve as a custodian of the Business
2 Enterprises Program trust fund's securities, and money realized
3 from those securities, pending completion of an investment
4 transaction. Money realized from those securities must be:

5 (1) reinvested not later than one business day after6 the date it is received; or

7 (2) deposited in the treasury not later than the fifth8 business day after the date it is received.

9 SECTION 28. Section 301.0015, Property Code, is amended to 10 read as follows:

Sec. 301.0015. TEXAS WORKFORCE COMMISSION [CIVIL RIGHTS DIVISION]. The powers and duties exercised by the Commission on Human Rights under this chapter are transferred to the Texas Workforce Commission [civil rights division]. A reference in this chapter to the "commission" means the Texas Workforce Commission [civil rights division].

17 SECTION 29. The following provisions, including provisions 18 amended by, or redesignated and amended by, S.B. No. 219, Acts of 19 the 84th Legislature, Regular Session, 2015, are repealed:

20		(1)	Section 132.201(b), Education Code;
21		(2)	Subchapter F, Chapter 419, Government Code;
22		(3)	Section 91.016(e), Human Resources Code;
23		(4)	Section 111.016, Human Resources Code;
24		(5)	Section 111.061, Human Resources Code;
25		(6)	Section 117.058, Human Resources Code;
26		(7)	Subchapters E and F, Chapter 117, Human Resources
27	Code; and		

1

(8) Sections 301.151(3) and 301.152, Labor Code.

2 SECTION 30. (a) Except as provided by Subsection (b) of 3 this section, not later than September 1, 2016, the Texas Workforce 4 Commission shall adopt all rules, policies, and procedures required 5 by the changes in law made by this Act.

6 (b) Not later than September 1, 2017, the Texas Workforce 7 Commission shall adopt all rules, policies, and procedures required 8 by Subtitle C, Title 4, Labor Code, as added by this Act.

9 (c) Section 301.157, Labor Code, as added by this Act, 10 applies beginning with the annual report submitted to the governor 11 and the legislature by the Texas Workforce Commission that covers 12 the state fiscal year ending August 31, 2015.

SECTION 31. On the effective date of this Act, the human 13 rights commission that governed the Texas Workforce Commission 14 15 civil rights division under Section 301.153, Labor Code, before the 16 effective date of this Act is abolished. The validity of an action taken by the human rights commission before that date is not 17 affected by the abolition. The changes in law made by this Act do 18 not affect a case or proceeding pending under Chapter 21, Labor 19 20 Code, or Chapter 301, Property Code, on the effective date of this Act. 21

SECTION 32. (a) On September 1, 2016, subject to receipt of federal approval, if required, for the Texas Workforce Commission to administer vocational rehabilitation services and other services and programs under Subtitle C, Title 4, Labor Code, as added by this Act:

27 (1) those services and programs and related powers,

duties, functions, and activities, including rulemaking authority,
 are transferred to the Texas Workforce Commission;

3 (2) all obligations and contracts of the Department of 4 Assistive and Rehabilitative Services that are related to a 5 transferred service or program are transferred to the Texas 6 Workforce Commission;

7 (3) all property and records in the custody of the 8 Department of Assistive and Rehabilitative Services, including 9 information technology systems, that are related to a transferred 10 service or program and all funds appropriated by the legislature 11 and other money for the service or program shall be transferred to 12 the Texas Workforce Commission; and

(4) all complaints, investigations, or contested cases that are pending before the Department of Assistive and Rehabilitative Services that are related to a transferred service or program are transferred without change in status to the Texas Workforce Commission.

(b) After a transfer of services and programs occurs under Subsection (a) of this section, a rule or form adopted by the executive commissioner of the Health and Human Services Commission or by the Department of Assistive and Rehabilitative Services, as applicable, that relates to a transferred service or program is a rule or form of the Texas Workforce Commission and remains in effect until altered by the Texas Workforce Commission.

(c) After a transfer of services and programs occurs under
 Subsection (a) of this section, a reference in law to the executive
 commissioner of the Health and Human Services Commission or the

Department of Assistive and Rehabilitative Services that relates to
 a transferred service or program means the Texas Workforce
 Commission.

4 (d) After a transfer of services and programs occurs under 5 Subsection (a) of this section, a license, permit, or certification 6 in effect that was issued by the Department of Assistive and 7 Rehabilitative Services and that relates to a transferred service 8 or program is continued in effect as a license, permit, or 9 certification of the Texas Workforce Commission.

SECTION 33. (a) As soon as practicable after the effective 10 11 date of this Act, the Texas Workforce Commission and the Health and Human Services Commission, in consultation with the Texas 12 13 Facilities Commission, shall develop a plan for leased office or building space where staff that will be affected by the transfer of 14 15 the administration of services and programs to the Texas Workforce 16 Commission under this Act are located. The plan developed under this section must: 17

18 (1) identify all leased office or building space where
19 staff that will be affected by the transfers are located or
20 co-located;

21 (2) identify the term and costs of each existing 22 lease;

(3) identify the feasibility of canceling a lease or
consolidating office or building space based on the factors set out
in state law, including the General Appropriations Act;

26 (4) identify the location of each leased office or27 building space and its proximity to relevant client populations;

1 and

2 (5) include a recommendation for either the 3 cancellation or continued use of each leased office or building 4 space based on the best values for the state.

5 (b) The plan for leased office or building space required by 6 Subsection (a) of this section must be included in the transition 7 plan as specified by Section 351.0022, Labor Code, as added by this 8 Act.

9 SECTION 34. (a) As soon as practicable after the effective date of this Act, but not later than October 1, 2015, the Health and 10 11 Human Services Commission, the Department of Assistive and Rehabilitative Services, and the Texas Workforce Commission shall 12 13 complete the development of a plan for transitioning data and information technology systems that support the administration of 14 15 services and programs under Subtitle C, Title 4, Labor Code, as 16 added by this Act, from the Department of Assistive and Rehabilitative Services and the Health and Human 17 Services Commission to the Texas Workforce Commission. The Legislature 18 finds that planning for the timely and successful transition of 19 20 data and information technology systems is essential to the administration of these services and programs. 21

22

(b) The plan developed under this section must:

(1) identify the purpose or need for each of the dataand information technology systems;

(2) identify how the data and information technology
systems will be used;

27

(3) identify the date the data and information

1 technology system will be shared with the Texas Workforce
2 Commission;

3 (4) identify the persons or classes of persons at each
4 agency who require access to information to implement the plan;

5 (5) require the appropriate privacy and security 6 controls for access;

7 (6) limit the disclosure of personal information to
8 the minimum amount necessary to accomplish the purpose of the plan;
9 and

10 (7) to the extent federal approval is required to 11 implement any part of the plan, require the agencies to obtain the 12 required federal approvals before implementing that part of the 13 plan.

14 (c) Notwithstanding any other law, not later than October 1, 15 2015, the agencies shall share information as needed to implement 16 the plan developed under this section, subject to the plan's 17 requirements and execution of all agreements necessary to ensure 18 the privacy, security, and confidentiality of the information.

(d) The agencies shall coordinate activities under the planas needed to reflect any changes in circumstances or direction.

(e) The plan for transitioning data and information technology systems that support the administration of services and programs under Subtitle C, Title 4, Labor Code, as added by this Act, required by Subsection (a) of this section must be included in the transition plan as specified by Section 351.0022, Labor Code, as added by this Act.

27 SECTION 35. The Department of Assistive and Rehabilitative

Services and the Texas Workforce Commission shall actively seek any required federal approval to transfer the administration of services and programs under Subtitle C, Title 4, Labor Code, as added by this Act, from the department to the commission on September 1, 2016.

6 SECTION 36. Except as otherwise provided by this Act, this 7 Act takes effect September 1, 2015.