

Sen. David Koehler

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1	AMENDMENT TO SENATE BILL 267
2	AMENDMENT NO Amend Senate Bill 267 by replacing
3	everything after the enacting clause with the following:
4 5	"Section 5. The Disabled Persons Rehabilitation Act is amended by changing Section 3 as follows:
6	(20 ILCS 2405/3) (from Ch. 23, par. 3434)
7	Sec. 3. Powers and duties. The Department shall have the
8	powers and duties enumerated herein:
9	(a) To co-operate with the federal government in the
10	administration of the provisions of the federal Rehabilitation
11	Act of 1973, as amended, of the Workforce Investment Act of
12	1998, and of the federal Social Security Act to the extent and
13	in the manner provided in these Acts.
14	(b) To prescribe and supervise such courses of vocational
15	training and provide such other services as may be necessary
16	for the habilitation and rehabilitation of persons with one or

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1 more disabilities, including the administrative activities under subsection (e) of this Section, and to co-operate with 2 State and local school authorities and other recognized 3 4 agencies engaged in habilitation, rehabilitation and 5 comprehensive rehabilitation services; and to cooperate with 6 the Department of Children and Family Services regarding the care and education of children with one or more disabilities. 7

(c) (Blank).

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9 (d) To report in writing, to the Governor, annually on or 10 before the first day of December, and at such other times and 11 in such manner and upon such subjects as the Governor may require. The annual report shall contain (1) a statement of the 12 13 existing condition of comprehensive rehabilitation services, habilitation and rehabilitation in the State; (2) a statement 14 15 of suggestions and recommendations with reference to the 16 comprehensive rehabilitation development of services, habilitation and rehabilitation in the State; and (3) an 17 itemized statement of the amounts of money received from 18 federal, State and other sources, and of the objects and 19 20 purposes to which the respective items of these several amounts have been devoted. 21

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(e) (Blank).

(f) To establish a program of services to prevent <u>the</u> unnecessary institutionalization of <u>persons with Alzheimer's</u> <del>disease and related disorders or</del> persons in need of long term care <u>and</u> who <u>meet the criteria for blindness or disability</u> <del>are</del> 09700SB0267sam001 -3- LRB097 04061 KTG 54215 a

1	<del>established as blind or disabled</del> as defined by the Social
2	Security Act, thereby enabling them to remain in their own
3	homes <del>or other living arrangements</del> . Such preventive services
4	may include, but are not limited to, any or all of the
5	following:
6	(1) personal assistant services home health services;
7	(2) <u>homemaker services</u> home nursing services;
8	(3) <u>home-delivered meals</u> homemaker services;
9	(4) <u>adult day care services</u> <del>chore and housekeeping</del>
10	services;
11	(5) respite care day care services;
12	(6) <u>home modification or assistive equipment</u>
13	<pre>home-delivered meals;</pre>
14	(7) brain injury behavioral/cognitive services
15	education in self care;
16	(8) brain injury habilitation personal care services;
17	(9) <u>brain injury pre-vocational; or</u> <del>adult day health</del>
18	services;
19	(10) <u>brain injury supported employment.</u> habilitation
20	services;
21	<del>(11) respite care; or</del>
22	(12) other nonmedical social services that may enable
23	the person to become self-supporting.
24	The Department shall establish eligibility standards for
25	such services taking into consideration the unique economic and
26	social needs of the population for whom they are to be

provided. Such eligibility standards may be based on the 1 recipient's ability to pay for services; provided, however, 2 that any portion of a person's income that is equal to or less 3 4 than the "protected income" level shall not be considered by 5 the Department in determining eligibility. The "protected income" level shall be determined by the Department, shall 6 never be less than the federal poverty standard, and shall be 7 adjusted each year to reflect changes in the Consumer Price 8 9 Index For All Urban Consumers as determined by the United 10 States Department of Labor. The standards must provide that a 11 person may not have not more than the amount of \$10,000 in assets established by the Department by rule to be eligible for 12 the services, and the Department may increase the asset 13 limitation by rule. Additionally, in determining the amount and 14 15 nature of services for which a person may qualify, 16 consideration shall not be given to the value of cash, property or other assets held in the name of the person's spouse 17 pursuant to a written agreement dividing marital property into 18 19 equal but separate shares or pursuant to a transfer of the 20 person's interest in a home to his spouse, provided that the 21 spouse's share of the marital property is not made available to 22 the person seeking such services.

The services shall be provided, as established by the Department by rule, to eligible persons to prevent unnecessary or premature institutionalization, to the extent that the cost of the services, together with the other personal maintenance 09700SB0267sam001 -5- LRB097 04061 KTG 54215 a

expenses of the persons, are reasonably related to the standards established for care in a group facility appropriate to their condition. These non-institutional services, pilot projects or experimental facilities may be provided as part of or in addition to those authorized by federal law or those funded and administered by the Illinois Department on Aging.

Personal <u>assistants shall be paid at a rate negotiated</u> <u>between the State and an exclusive representative of personal</u> <u>assistants under a collective bargaining agreement. In no case</u> <u>shall the Department pay personal assistants an hourly wage</u> <u>that is less than the federal minimum wage.</u> <del>care attendants</del> <del>shall be paid:</del>

13 (i) A \$5 per hour minimum rate beginning July 1, 1995.
14 (ii) A \$5.30 per hour minimum rate beginning July 1,
15 1997.

16 (iii) A \$5.40 per hour minimum rate beginning July 1, 17 1998.

Solely for the purposes of coverage under the Illinois 18 Public Labor Relations Act (5 ILCS 315/), personal care 19 20 attendants and personal assistants providing services under the Department's Home Services Program shall be considered to 21 be public employees and the State of Illinois shall be 22 23 considered to be their employer as of the effective date of 24 this amendatory Act of the 93rd General Assembly, but not 25 before. The State shall engage in collective bargaining with an 26 exclusive representative of personal care attendants and 09700SB0267sam001 -6- LRB097 04061 KTG 54215 a

1 personal assistants working under the Home Services Program 2 concerning their terms and conditions of employment that are within the State's control. Nothing in this paragraph shall be 3 understood to limit the right of the persons receiving services 4 5 defined in this Section to hire and fire personal care attendants and personal assistants or supervise them within the 6 limitations set by the Home Services Program. The State shall 7 8 not be considered to be the employer of personal care attendants and personal assistants for any purposes 9 not 10 specifically provided in this amendatory Act of the 93rd 11 General Assembly, including but not limited to, purposes of vicarious liability in tort and purposes of statutory 12 13 retirement or health insurance benefits. Personal <del>care</del> attendants and personal assistants shall not be covered by the 14 15 State Employees Group Insurance Act of 1971 (5 ILCS 375/).

16 The Department shall execute, relative to the nursing home prescreening project, as authorized by Section 4.03 of the 17 Illinois Act on the Aging, written inter-agency agreements with 18 the Department on Aging and the Department of Public Aid (now 19 20 Department of Healthcare and Family Services +, to effect the 21 following: (i) intake procedures and common eligibility criteria for those persons who may need long term care are 22 receiving non-institutional services; and (ii) the 23 24 establishment and development of non-institutional services in 25 areas of the State where they are not currently available or are undeveloped. On and after July 1, 1996, all nursing home 26

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prescreenings for individuals 18 through 59 years of age shall be conducted by the Department, or a designee of the Department.

4 The Department is authorized to establish a system of 5 recipient cost sharing for services provided under this Section. The cost sharing shall be based upon the recipient's 6 ability to pay for services, but in no case shall the 7 recipient's share exceed the actual cost of the services 8 provided. Protected income shall not be considered by the 9 Department in its determination of the recipient's ability to 10 pay a share of the cost of services. The level of cost-sharing 11 shall be adjusted each year to reflect changes in the 12 "protected income" level. The Department shall deduct from the 13 recipient's share of the cost of services any money expended by 14 15 the recipient for disability related expenses.

The Department, or the Department's authorized 16 representative, shall recover the amount of moneys expended for 17 services provided to or in behalf of a person under this 18 Section by a claim against the person's estate or against the 19 20 estate of the person's surviving spouse, but no recovery may be had until after the death of the surviving spouse, if any, and 21 then only at such time when there is no surviving child who is 22 under age 21, blind, or permanently and totally disabled. This 23 paragraph, however, shall not bar recovery, at the death of the 24 25 person, of moneys for services provided to the person or 26 behalf of the person under this Section to which the person was

not entitled; provided that such recovery shall not be enforced 1 against any real estate while it is occupied as a homestead by 2 the surviving spouse or other dependent, if no claims by other 3 4 creditors have been filed against the estate, or, if such 5 claims have been filed, they remain dormant for failure of prosecution or failure of the claimant to compel administration 6 of the estate for the purpose of payment. This paragraph shall 7 not bar recovery from the estate of a spouse, under Sections 8 1915 and 1924 of the Social Security Act and Section 5-4 of the 9 10 Illinois Public Aid Code, who precedes a person receiving services under this Section in death. All moneys for services 11 paid to or in behalf of the person under this Section shall be 12 13 claimed for recovery from the deceased spouse's estate. "Homestead", as used in this paragraph, means the dwelling 14 15 house and contiguous real estate occupied by a surviving spouse 16 or relative, as defined by the rules and regulations of the Department of Healthcare and Family Services, regardless of the 17 18 value of the property.

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19 The Department <u>shall submit</u> and the Department on Aging 20 shall cooperate in the development and submission of an annual 21 report on programs and services provided under this Section. 22 <u>The Such joint</u> report shall be filed with the Governor and the 23 General Assembly on or before March 30 each year.

The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report with the Speaker, the Minority Leader and the Clerk of the House of 1 Representatives and the President, the Minority Leader and the 2 Secretary of the Senate and the Legislative Research Unit, as 3 required by Section 3.1 of the General Assembly Organization 4 Act, and filing additional copies with the State Government 5 Report Distribution Center for the General Assembly as required 6 under paragraph (t) of Section 7 of the State Library Act.

7 (g) To establish such subdivisions of the Department as
8 shall be desirable and assign to the various subdivisions the
9 responsibilities and duties placed upon the Department by law.

10 (h) To cooperate and enter into any necessary agreements 11 with the Department of Employment Security for the provision of 12 job placement and job referral services to clients of the 13 Department, including job service registration of such clients 14 with Illinois Employment Security offices and making job 15 listings maintained by the Department of Employment Security 16 available to such clients.

(i) To possess all powers reasonable and necessary for the exercise and administration of the powers, duties and responsibilities of the Department which are provided for by law.

(j) <u>(Blank).</u> To establish a procedure whereby new providers of personal care attendant services shall submit vouchers to the State for payment two times during their first month of employment and one time per month thereafter. In no case shall the Department pay personal care attendants an hourly wage that is less than the federal minimum wage. (k) (Blank). To provide adequate notice to providers of
 chore and housekeeping services informing them that they are
 entitled to an interest payment on bills which are not promptly
 paid pursuant to Section 3 of the State Prompt Payment Act.

5 (1) To establish, operate and maintain a Statewide Housing 6 of information on available, Clearinghouse government 7 subsidized housing accessible to disabled persons and 8 available privately owned housing accessible to disabled 9 persons. The information shall include but not be limited to 10 location, rental requirements, access features the and 11 proximity to public transportation of available housing. The Clearinghouse shall consist of at least a computerized database 12 for the storage and retrieval of information and a separate or 13 14 shared toll free telephone number for use by those seeking 15 information from the Clearinghouse. Department offices and 16 personnel throughout the State shall also assist in the operation of the Statewide Housing Clearinghouse. Cooperation 17 18 with local, State and federal housing managers shall be sought 19 and extended in order to frequently and promptly update the 20 Clearinghouse's information.

(m) To assure that the names and case records of persons who received or are receiving services from the Department, including persons receiving vocational rehabilitation, home services, or other services, and those attending one of the Department's schools or other supervised facility shall be confidential and not be open to the general public. Those case 09700SB0267sam001 -11- LRB097 04061 KTG 54215 a

1 records and reports or the information contained in those 2 records and reports shall be disclosed by the Director only to 3 proper law enforcement officials, individuals authorized by a 4 court, the General Assembly or any committee or commission of 5 the General Assembly, and other persons and for reasons as the 6 Director designates by rule. Disclosure by the Director may be 7 only in accordance with other applicable law.

8 (Source: P.A. 94-252, eff. 1-1-06; 95-331, eff. 8-21-07.)

9 Section 99. Effective date. This Act takes effect upon10 becoming law.".