Stricken language would be deleted from and underlined language would be added to present law. Act 503 of the Regular Session

1	State of Arkansas	As Engrossed: H3/27/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023	HOUSE	BILL 1296
4			
5	By: Representatives Gazaway	y, M. Shepherd	
6	By: Senators C. Tucker, J. Br	yant	
7			
8		For An Act To Be Entitled	
9	AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE ARKANSAS		
10	CODE CONCERNING THE USE OF RESPECTFUL LANGUAGE WHEN		
11	REFERRING TO INDIVIDUALS WITH DISABILITIES; AND FOR		
12	OTHER PURP	POSES.	
13			
14			
15		Subtitle	
16	TO MA	AKE TECHNICAL CORRECTIONS TO THE	
17	ARKAN	NSAS CODE CONCERNING THE USE OF	
18	RESPECTFUL LANGUAGE WHEN REFERRING TO		
19	INDI	VIDUALS WITH DISABILITIES.	
20			
21			
22	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
23			
24	SECTION 1. Arka	ansas Code § 11-4-214 is amended to read as foll	OWS:
25	11-4-214. Tempo	orary special exemptions — Definition.	
26	(a) Any person -	handicapped individual affected by lack of skil	1, age,
27	or physical or mental	deficiency or injury <u>disability</u> in any <u>a</u> way th	at his
28	or her earning capacit	ty is impaired shall be granted a temporary spec	ial
29	exemption license or p	permit authorizing the employment of the person	
30	<u>individual</u> at wages lo	ower than the minimum prescribed in this subchap	ter
31	until such time as the	e Director of the Division of Labor shall hold a	hearing
32	and prescribe rules re	egarding exemption of these persons <u>individuals</u>	as
33	authorized in this sec	ction.	
34	(b)(l) The dire	ector may provide by rule, after notice and publ	ic
35	hearing at which any p	person may be heard, for the employment in any	
36	occupation of individu	uals whose earning capacity is impaired by age o	r



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1 physical or mental deficiency or injury disability at wages lower than the 2 minimum wage rate provided in § 11-4-210 as he or she may find appropriate to 3 prevent curtailment of opportunities for employment, to avoid undue hardship, 4 and to safeguard the minimum wage rate under this subchapter.

5 In addition, the director, by rule or special order, may (2) 6 provide for the employment of handicapped clients individuals whose earning 7 capacity is impaired by age or disability in work activities centers under 8 special certificates at wages that are less than the minimum prescribed in § 9 11-4-210 that the director determines constitutes equitable compensation for 10 the clients in work activities centers.

11 (c) For the purposes of this section, the term "work activities 12 centers" shall mean centers planned and designed exclusively to provide 13 therapeutic activities for *handicapped clients* clients with disabilities 14 whose physical and mental impairment is so severe as to make their 15 productivity capacities inconsequential.

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17 SECTION 2. Arkansas Code § 17-99-102(3)(B)(iii)(a)(7), concerning 18 respiratory care practitioners, is amended to read as follows: 19 (7) Exercises designed for the 20 rehabilitation of the cardiopulmonary handicapped individuals with 21 disabilities that are cardiopulmonary in nature;

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23 SECTION 3. Arkansas Code § 17-100-102 is amended to read as follows: 24 17-100-102. Public policy.

25 It is declared to be a policy of the State of Arkansas that, in order 26 to safeguard the public health, safety, and welfare; to protect the public 27 from being misled by incompetent, unscrupulous, and unauthorized persons and 28 from unprofessional conduct on the part of qualified speech-language 29 pathologists and audiologists; and to help to assure the availability of the 30 highest possible quality speech-language pathology and audiology services to 31 the communicatively handicapped people of this state individuals with 32 disabilities that are communicative in nature who reside in this state, it is 33 necessary to provide regulatory authority over persons offering speech-34 language pathology and audiology services to the public. 35 36

SECTION 4. Arkansas Code § 17-103-107(b), concerning privileged

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1 communications, is amended to read as follows: 2 (b) This section does not prohibit a licensed social worker, a licensed master social worker, or a licensed certified social worker from 3 4 voluntarily testifying in court hearings concerning matters of adoption, 5 child abuse, child neglect, or other matters pertaining to children, the 6 elderly, and handicapped and mentally disabled adults with disabilities, 7 except as prohibited under applicable state and federal laws. 8 9 SECTION 5. Arkansas Code § 19-5-304(7)(A), concerning the Education Fund, is amended to read as follows: 10 11 (7) Rehabilitation Services Fund Account. 12 (A) The Rehabilitation Services Fund Account shall be used 13 for the maintenance, operation, and improvement required by Arkansas 14 Rehabilitation Services in carrying out the powers, functions, and duties as 15 set out in § 6-52-101 et seq., the Rehabilitation Act of Arkansas, § 20-79-201 et seq., and § 25-30-201 et seq., and for the adult handicapped program 16 17 for adults with disabilities at the Arkansas Health Center. 18 19 SECTION 6. Arkansas Code § 19-5-305(c)(2), concerning the Public 20 School Fund, is amended to read as follows: 21 (2) This transfer shall be used to provide additional support for the administration of the *handicapped children* program for children with 22 23 disabilities and the vocational-technical and adult education program. 24 25 SECTION 7. Arkansas Code § 20-79-208(a), concerning the ownership, exchange, and sale of equipment, is amended to read as follows: 26 27 (a) Arkansas Rehabilitation Services is authorized to retain title to 28 any property, tools, instruments, training supplies, equipment, or other 29 items of value acquired for use of handicapped persons by individuals with 30 disabilities and to repossess and transfer title for the use of other 31 handicapped persons individuals with disabilities. 32 33 SECTION 8. Arkansas Code § 23-17-404(e)(1)(B)(ii), concerning the 34 preservation and promotion of universal service, is amended to read as 35 follows: 36 (ii) Except in any exchange in which the electing

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company is authorized under § 23-17-407(d) to determine the rates for basic
local exchange service and switched-access services pursuant to § 23-17408(c), each ETC shall be subject to all TPRs concerning application for
service, refusing service, deposits, notices before disconnect, late payment
penalties, <u>elderly and handicapped</u> protection <u>for the elderly and individuals</u>
with disabilities, medical need for utility services, delayed payment
agreements, and extended due dates.

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SECTION 9. Arkansas Code § 25-10-201 is amended to read as follows: 25-10-201. Public policy.

(a) It is the public policy of the State of Arkansas to furnish blind and visually handicapped persons individuals who are blind or have visual impairments those services which are reasonably necessary to allow them the opportunity to lead full, useful, and productive lives and to expend funds available for that purpose in the most efficient and effective manner possible.

17 (b) The General Assembly finds that this purpose may be best 18 accomplished by the establishment of a Division of State Services for the 19 Blind within the Department of Commerce with the necessary authority to 20 administer the services and programs for the blind and visually impaired 21 individuals who are blind or have visual impairments.

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24 SECTION 10. Arkansas Code § 25-10-202(2), concerning definitions 25 applicable to the Division of State Services for the Blind, is amended to 26 read as follows:

(2) "Visually handicapped <u>Visual impairments</u>", as a term,
shall be defined by rules of the board, and the board shall have sole and
exclusive authority to define and determine whether any person <u>individual</u> is
"blind" or <u>an individual with</u> "visually handicapped <u>visual impairments</u>" for
purposes of determining eligibility to participate in government programs
under this subchapter.

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34 SECTION 11. Arkansas Code § 25-10-204 is amended to read as follows:
35 25-10-204. Powers and duties.

36 (a)(1) The Division of State Services for the Blind within the

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1 Department of Human Services is designated as the agency of the State of 2 Arkansas primarily responsible for carrying out state and federal programs for rehabilitative social services or business enterprises for blind and 3 4 visually handicapped citizens of the state individuals of this state who are 5 blind or have visual impairments, including, but not limited to, those 6 programs and services established pursuant to the Rehabilitation Act of 1973, 7 as amended, Pub. L. No. 93-112, and any subsequent legislation to Pub. L. No. 8 93-112. The division, as the designated agency, shall receive the full, 9 complete, effective, and timely cooperation of any and all other agencies, 10 organizations, or offices receiving financial support by or through the State 11 of Arkansas, either directly or indirectly, and in any amount.

12 (2) The division shall be responsible for the administration of 13 all functions and programs relating or pertaining to rehabilitation and 14 social services, and business enterprise services for the blind, including 15 the organized vending facility program as now established, for which the 16 division shall serve as the licensing agency for the blind.

(b) The division is designated as the unit of the state government of Arkansas primarily responsible for assuring that citizens with disabling visual impairments individuals with visual impairments shall receive the full benefit of services for which federal grants-in-aid assistance in any form, under any title, and from any source shall be available from time to time to accomplish the purposes of this subchapter.

(c) The division is authorized to enter into such contracts with the federal government, to submit such plans to the federal government, and to adopt such methods of administration as the federal government may require in order to assure maximum federal financial involvement in those services and functions which the division is authorized to administer directly.

28 (d)(1) The division may assist all other state agencies, departments, 29 offices, or committees traditionally and legally responsible for the direct administration of services which bear upon the objective of preventing or 30 31 ameliorating disabling visual impairments throughout the State of Arkansas by 32 providing technical advice and consultation to those state organizations, reviewing plans and program material developed and maintained within those 33 34 state organizations, making appropriate recommendations, and carrying out the 35 evaluation functions previously assigned to the Office for the Blind and 36 Visually Impaired.

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1 (2) Where it is mutually determined by the division and one (1) 2 or more other state agencies that it would be to the best interest of the 3 taxpayers of the state or to the advantage of individuals with disabling 4 visual impairments for the other agency or agencies directly to provide a 5 particular service which tends to prevent or ameliorate disabling visual 6 impairments, the division and the state agency or agencies involved are 7 authorized to enter into interagency contracts or agreements which might 8 reasonably be necessary to assure that the service is provided effectively 9 and in a manner consistent with maximally efficient use of available 10 resources.

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SECTION 12. Arkansas Code § 25-10-208 is amended to read as follows: 25-10-208. State services for the blind - Supplemental insurance. 13 14 Staff members who transport blind and visually impaired persons 15 individuals who are blind or have visual impairments on official state 16 business of the Division of State Services for the Blind within the 17 Department of Commerce are entitled to reimbursement for supplemental 18 insurance costs. Costs incurred for supplemental liability automobile 19 insurance above the minimum required by law for the purpose of including 20 coverage for work-related activities shall be reimbursed through standard 21 travel procedures annually, not to exceed fifty dollars (\$50.00) per year. 22

23 SECTION 13. Arkansas Code § 25-10-209(b), concerning Information 24 Reading Services for the Blind, is amended to read as follows:

25 The Information Reading Services for the Blind shall be: *(b)* 26 (1) An integral part of the rehabilitation state plan of the 27 division;

28

(2) A network to:

29 (A) Provide audible access to statewide public notices, newspaper articles of interest, and other information, particularly at the 30 31 local level, to persons who are visually handicapped individuals who are 32 blind or have visual impairments; and 33 Translate existing local, state, and national (B) information into an audible format to make it available for access by 34

visually handicapped persons individuals who are blind or have visual 35

36 impairments; and

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1	(3) Available to all state agencies as a means of making public		
2	notices audibly accessible to visually handicapped persons <u>individuals who</u>		
3	are blind or have visual impairments who cannot read print.		
4			
5	SECTION 14. Arkansas Code § 26-26-1206(b)(3), concerning federally		
6	funded housing for certain persons, is amended to read as follows:		
7	(3) "Housing" means structures consisting of eight (8) or		
8	more residential units for occupancy and use by elderly or handicapped		
9	persons <u>an elderly person or a person with a disability</u> , including essential		
10	contiguous land and related facilities, as well as all personal property of		
11	the corporation or association used in connection with the facilities;		
12			
13	SECTION 15. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.		
14	It is the intent of the General Assembly that:		
15	(1) The enactment and adoption of this act shall not expressly		
16	or impliedly repeal an act passed during the regular session of the Ninety-		
17	Fourth General Assembly;		
18	(2) To the extent that a conflict exists between an act of the		
19	regular session of the Ninety-Fourth General Assembly and this act:		
20	(A) The act of the regular session of the Ninety-Fourth		
21	<u>General Assembly shall be treated as a subsequent act passed by the General</u>		
22	Assembly for the purposes of:		
23	(i) Giving the act of the regular session of the		
24	Ninety-Fourth General Assembly its full force and effect; and		
25	(ii) Amending or repealing the appropriate parts of		
26	the Arkansas Code of 1987; and		
27	(B) Section 1-2-107 shall not apply; and		
28	(3) This act shall make only technical, not substantive, changes		
29	to the Arkansas Code of 1987.		
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31	/s/Gazaway		
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34	APPROVED: 4/10/23		
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