## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/19/07	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 2494
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5	By: Representative Cooper		
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8		For An Act To Be Entitled	
9	AN ACT	TO ADOPT NEW STANDARDS FOR EXPANDING	
10	COMMUNI	TY-BASED DEVELOPMENTAL DISABILITIES	
11	SERVICE	S AND FOR IMPLEMENTING NEW DEVELOPMENT	NTAL
12	DISABIL	ITIES SERVICES; AND FOR OTHER PURPOS	ES.
13			
14		Subtitle	
15	TO A	ADOPT NEW STANDARDS FOR EXPANDING	
16	COMM	MUNITY-BASED DEVELOPMENTAL	
17	DISA	ABILITIES SERVICES AND FOR	
18	IMPL	EMENTING NEW DEVELOPMENTAL	
19	DISA	ABILITIES SERVICES.	
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
23			
24	SECTION 1. Ark	ansas Code § 20-48-101 is amended to	read as follows:
25	20-48-101. Def	initions.	
26	As used in this	chapter, unless the context otherwise	se requires:
27	<u>(1)(A) "</u>	Accredited nonprofit entity" means a	nonprofit entity
28	<u>that:</u>		
29		(i) Has successfully completed ar	n ongoing
30	accreditation process	that is related to the delivery of s	services to persons
31	with developmental di	sabilities and is offered by a nation	nal accrediting
32	organization;		
33		(ii) Satisfies the appropriate li	icensure criteria
34	established by Divisi	on of Developmental Disabilities of t	the Department of
35	Health and Human Serv	ices; and	
36		(iii) Is positioned to provide no	onresidential

1	services to persons with developmental disabilities upon licensure by the
2	division because no existing nonprofit community provider is interested in
3	providing the specific category of nonresidential services to persons with
4	developmental disabilities that has been identified by the division as
5	underserved.
6	(B) As used in subdivision $(1)(A)(i)$ , "national
7	accrediting organization" includes without limitation:
8	(i) The Commission for the Accreditation of
9	Rehabilitation Facilities; or
10	(ii) Any other similar national accrediting
11	organization recognized by the division;
12	$\frac{(1)}{(2)}$ "Developmental disability" means a disability of a person
13	which that:
14	(A)(i) Is attributable to mental retardation, cerebral
15	palsy, epilepsy, or autism;
16	(ii) Is attributable to any other condition of a
17	person found to be closely related to mental retardation because $\frac{i \pm}{i}$
18	condition results in an impairment of general intellectual functioning or
19	adaptive behavior similar to those of mentally retarded persons that of a
20	person with mental retardation or requires treatment and services similar to
21	those required for such persons that required for a person with mental
22	retardation; or
23	(iii) Is attributable to dyslexia resulting from a
24	disability described in $\frac{\text{subdivision (1)(A)}}{\text{subdivision (2)(A)(i) of this}}$
25	section or subdivision (2)(A)(ii) of this section;
26	(B) Originates before the person attains the age of
27	twenty-two (22) years;
28	(C) Has continued or can be expected to continue
29	indefinitely; and
30	(D) Constitutes a substantial handicap to the person's
31	ability to function without appropriate support services, including, but not
32	limited to, planned recreational activities, medical services such as
33	physical therapy and speech therapy, and possibilities for sheltered
34	employment or job training;
35	(2) "Developmentally disabled person" means a person with a
36	developmental disability; and

1	(3) "Existing operations" means the provision by a qualified
2	nonprofit community provider of one (1) or more of the following services
3	without regard to order:
4	(A) A developmental day treatment clinic services
5	preschool program or adult development program;
6	(B) A licensed developmental disability services group
7	home in operation and recognized by the division on or before July 1, 1995;
8	<u>or</u>
9	(C) An intermediate care facility for the mentally
10	retarded program with fifteen (15) beds or less; or
11	(D) An apartment complex in operation and serving
12	individuals with developmental disabilities on or before January 1, 2008;
13	$\frac{(3)}{(4)}$ "Human development center" means an institution
14	maintained for the care and training of persons with developmental
15	disabilities+ <u>;</u>
16	(5)(A) "Nonprofit community program" means a program that
17	provides nonresidential services to persons with developmental disabilities
18	or nonresidential and residential services to persons with developmental
19	disabilities and is licensed by the division.
20	(B) A nonprofit community program serves as a quasi-
21	governmental instrumentality of the state by providing support and services
22	to persons who have a developmental disability or delay and would otherwise
23	require support and services through state-operated programs and facilities;
24	<u>and</u>
25	(6)(A) "Qualified nonprofit community program" means a nonprofit
26	community program that holds a valid nonprofit community program license
27	issued by the division.
28	(B) "Qualified nonprofit community program" includes:
29	(i) A nonprofit community program that holds a
30	license that was issued by the division on or before February 1, 2007; and
31	(ii) An accredited nonprofit entity that is awarded
32	a license as a nonprofit community program by the division after February 1,
33	<u>2007.</u>
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35	SECTION 2. Arkansas Code § 20-48-103 is amended to read as follows:
36	20-48-103 Purpose - Use of certain funds

It is the specific recommendation of the General Assembly that the Division of Developmental Disabilities Services utilize Title XIX, social services block grant, and state grants-in-aid funds available to community programs nonprofit community programs to seek to achieve the following goals:

- (1) Providing for operation of <del>community-based residential</del> <del>programs</del> nonprofit community programs which the state agency encouraged the <del>community programs</del> nonprofit community programs to build with nonstate funds;
- (2) Determination by the division of reasonable costs for the services provided by community-based programs nonprofit community programs with consideration of regional expense variations and funding so that the state shall provide a minimum of ninety percent (90%) of the reasonable costs, with the community-based program responsible for no more than ten percent (10%) of the costs; and
- (3) That the state not reduce reasonable cost funding of community-based programs nonprofit community programs or require reimbursement from community-based programs if the program matches at a rate of at least ten percent (10%) of the funding provided by the division.

SECTION 3. Arkansas Code § 20-48-105 is amended to read as follows: 20-48-105. Community-based service providers Nonprofit community programs — Extension or expansion of services.

- (a)(1) In the event that existing services now funded from state or federal funds are extended to unserved or underserved areas of the state or in the event that new services are made available to be funded from state or federal funds, the existing nonprofit community programs licensed by the Division of Developmental Disabilities Services shall be granted an opportunity to make application to expand their service base to unserved or underserved areas or shall be granted an opportunity to make application to offer new services in their existing service area.
- (2) In areas in which the division determines that state or federal funding for new or expanded services is to be available, it shall provide notice of its intent to provide the services to existing providers in the area and to the general public.
- (3) Before licensing new service providers in an area, the division shall determine in writing that existing service providers are not qualified or are unable or unwilling to extend services to unserved or

T	underserved areas or to provide new or expanded services.
2	(4) Nothing in this section shall restrict the division's
3	discretion to award new or expanded services to the existing community-based
4	service providers making application pursuant to this section.
5	(b) The intent of this section is to avoid unnecessary duplication of
6	costs and services in the extension or expansion of services.
7	(c) Nonprofit community programs licensed by the division are quasi-
8	governmental instrumentalities of the state which provide support and
9	services to individuals who have a developmental disability or delay who
10	would otherwise require support and services in facilities owned and operated
11	by the State of Arkansas.
12	(a)(1) The intent of this section is to avoid unnecessary duplication
13	of costs and services in the extension or expansion of nonresidential
14	services to persons with developmental disabilities.
15	(2) A designation by the Division of Developmental Disabilities
16	of the Department of Health and Human Services that a county is underserved
17	with regard to a specific category of nonresidential services to persons with
18	developmental disabilities establishes that an extension or expansion of
19	nonresidential services to persons with developmental disabilities in the
20	underserved county is necessary.
21	(b)(l)(A) The division shall not issue a new license for operation of
22	a nonprofit community program or approve an application from a nonprofit
23	community program to implement additional nonresidential services to persons
24	with developmental disabilities that are not currently offered by the
25	nonprofit community program unless the division has determined that:
26	(B)(i) A county of the state is underserved with regard to
27	a specific category of nonresidential services currently offered to persons
28	with developmental disabilities and currently funded from available state or
29	federal funds; or
30	(ii)(a) A county of the state is underserved with
31	regard to new services not currently available to persons with developmental
32	disabilities and new services should be made available to persons with
33	developmental disabilities; and
34	(b) State or federal funds are available in
35	amounts necessary to support the delivery of new services not currently
36	available to persons with developmental disabilities.

1	(2)(A) The division shall provide written notice by certified		
2	mail of its designation under subdivision (b)(1) of this section to all		
3	nonprofit community programs with existing operations in the county		
4	designated by the division as underserved.		
5	(B) If nonprofit community programs with existing		
6	operations in the county that do not currently offer the specific category of		
7	nonresidential services identified by the division as underserved determine		
8	not to extend or expand the identified nonresidential service to persons with		
9	developmental disabilities in the underserved county, the division shall		
10	provide written notice by certified mail of its designation under subdivision		
11	(b)(l) of this section to all nonprofit community programs in the remainder		
12	of the state.		
13	(C) If all nonprofit community programs in the remainder		
14	of the state determine not to extend or expand the identified nonresidential		
15	service to persons with developmental disabilities in the underserved county,		
16	the division shall provide notice to the general public in a newspaper of		
17	statewide general circulation.		
18	(c) In granting an approval under this section, the division shall		
19	give approval in the following order of preference:		
20	(1) A qualified nonprofit community program with existing		
21	operations in the county that does not currently offer the specific category		
22	of nonresidential services to persons with developmental disabilities		
23	identified by the division as underserved;		
24	(2) A qualified nonprofit community program from another county		
25	in the state;		
26	(3) An accredited nonprofit entity in the underserved county;		
27	(4) An accredited nonprofit entity from another county in the		
28	state; and		
29	(5) An accredited nonprofit entity from outside the state.		
30	(d)(1)(A) A license from the division is required for operation of a		
31	nonprofit community program.		
32	(B) A qualified nonprofit community program is required to		
33	apply to and obtain the approval of the division to implement additional		
34	nonresidential services to persons with developmental disabilities that are		
35	not currently offered by the qualified nonprofit community program.		
36	(2)(A) If an application is approved, the division shall issue a		

1	new license or service expansion approval if it finds that the proposed
2	nonresidential service expansion meets the criteria for approval established
3	by the division.
4	(B) If the application is denied, the division shall send
5	written notice of the denial to the applicant that sets forth the criteria
6	that the proposed nonresidential service expansion failed to meet.
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8	SECTION 2. Arkansas Code 20-48-701 is amended to read as follows:
9	20-48-701. Finding.
10	The General Assembly finds that the State of Arkansas contracts with
11	<u>nonprofit</u> community—based programs serving individuals with developmental
12	disabilities as quasi-governmental instrumentalities of the state in order to
13	provide a service that the state would otherwise provide for this population
14	through state-operated programs and facilities.
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16	/s/ Cooper
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