- 1 AN ACT
- 2 relating to expansion of the use of consumer direction for delivery
- 3 of certain services to persons with disabilities and elderly
- 4 persons.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. The heading to Section 531.051, Government Code,
- 7 is amended to read as follows:
- 8 Sec. 531.051. CONSUMER DIRECTION [VOUCHER PROGRAM FOR
- 9 PAYMENT] OF CERTAIN SERVICES FOR PERSONS WITH DISABILITIES AND
- 10 ELDERLY PERSONS.
- 11 SECTION 2. Subsections (a) through (d), Section 531.051,
- 12 Government Code, are amended to read as follows:
- 13 (a) In this section:
- 14 (1) "Consumer" means a person who receives services
- through a consumer direction model [under the program] established
- 16 by the commission under this section.
- 17 (2) "Consumer direction" or "consumer direction
- 18 model" means a service delivery model under which a consumer or the
- 19 <u>consumer's legally authorized representative exercises control</u>
- 20 over the development and implementation of the consumer's
- 21 <u>individual service plan or over the persons delivering the services</u>
- 22 directly to the consumer. The term includes the consumer-directed
- 23 service option, the service responsibility option, and other types
- of service delivery models developed by the commission under this

1	section.		
2	(3) "Consumer-directed service option" means a type of		
3	<pre>consumer direction model in which:</pre>		
4	(A) a consumer or the consumer's legally		
5	authorized representative, as the employer, exercises control		
6	over:		
7	(i) the recruitment, hiring, management, or		
8	dismissal of persons providing services directly to the consumer;		
9	<u>or</u>		
10	(ii) the retention of contractors or		
11	vendors for other authorized program services; and		
12	(B) the consumer-directed services agency serves		
13	as fiscal agent and performs employer-related administrative		
14	functions for the consumer or the consumer's legally authorized		
15	representative, including payroll and the filing of tax and related		
16	reports.		
17	(4) "Designated representative" means an adult		
18	volunteer appointed by a consumer or the consumer's legally		
19	authorized representative, as an employer, to perform all or part		
20	of the consumer's or the representative's duties as employer as		
21	approved by the consumer or the representative.		
22	(5) "Legally authorized representative":		
23	(A) means:		
24	(i) a parent or legal guardian if the person		
25	is a minor;		
26	(ii) a legal guardian if the person has been		
27	adjudicated as incapacitated to manage the person's personal		

1 affairs; or 2 (iii) any other person authorized or 3 required by law to act on behalf of the person with regard to the 4 person's care; and 5 not include (B) does a designated 6 representative. 7 (6) "Service responsibility option" means a type of consumer direction model in which: 8 (A) a consumer or the consumer's legally 9 authorized representative participates in the selection of, 10 trains, and manages persons providing services directly to the 11 12 consumer; and 13 (B) the provider agency, as the employer, performs employer-related administrative functions for the 14 consumer or the consumer's legally authorized representative, 15 16 including the hiring and dismissal of persons providing services 17 directly to the consumer ["Personal assistance services" and "respite services" have the meanings assigned by Section 142.001, 18 Health and Safety Code]. 19 The commission shall develop 20 (b) and oversee implementation of consumer direction models under which a person 21 22 with a disability or an elderly person who is receiving certain

state-funded or Medicaid-funded services, or the person's legally

authorized representative, exercises control over the development

and implementation of the person's individual service plan or over

the persons who directly deliver the services [a program in which

the use of vouchers is established as a payment option for the

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- delivery of certain state=funded and Medicaid=funded services to
 persons with disabilities].
- 3 (c) In adopting rules for the <u>consumer direction models</u>
 4 [voucher payment program], the commission shall:
- (1) with assistance from the work group established
 under Section 531.052, determine which services are appropriate and
 suitable for delivery through consumer direction [ensure that the
 program includes the:

- [(A) delivery to persons with disabilities of personal assistance services, respite services, supported employment services, and other services that the commission with assistance from the work group established under Section 531.052, determines are appropriate and applicable and may be provided with available funding; and
- [(B) provision of durable medical equipment and assistive technology to persons with disabilities to the extent funds are available for that purpose];
- 18 (2) [work in conjunction with the comptroller and
 19 appropriate health and human services agencies to develop the
 20 program;
 - [(3) design the program in a manner in which, for certain programs considered appropriate by the commission, with assistance from the work group established under Section 531.052, a private entity or local governmental entity applies with and is approved by the Internal Revenue Service to act as the agent for a consumer for the limited purpose of:
- 27 [(A) computing federal and state employment

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1
     taxes;
 2
                      [(B) preparing and filing income tax forms and
 3
     reports; and
 4
                      (C) distributing money to a service provider
 5
     after a deduction for employment taxes;
                 [\frac{4}{4}] ensure that each consumer direction model [\frac{1}{4}]
 6
 7
     program] is designed to comply with applicable federal and state
     [tax] laws;
 8
                (3) maintain procedures [<del>(5)</del> ensure that a consumer
 9
     is the employer of and retains control over the selection,
10
     management, and dismissal of an individual providing health care
11
     services covered by the program;
12
                 [<del>(6)</del> establish a system] to ensure that a potential
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     consumer or the consumer's legally authorized representative has
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15
     adequate
                 and
                        appropriate
                                       information,
                                                        including
16
     responsibilities of a consumer or representative under each service
     delivery [payment] option, to make an informed choice among the
17
     types of consumer direction models [payment options];
18
                 (4) [\frac{(7)}{(7)}] require each consumer or the consumer's
19
     legally <u>authorized</u> representative
20
                                              to
                                                    sign
     acknowledging receipt of the information required by Subdivision
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22
     (3) [(6)];
                 (5) maintain procedures [<del>(8) develop a system</del>]
23
     monitor delivery of services through consumer direction [the
24
25
     program] to ensure:
                           adherence to existing applicable program
26
                      (A)
27
     standards;
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- 1 (B) appropriate use of funds; and
- 2 (C) consumer satisfaction with the delivery of
- 3 services;
- 4 (6) [(9)] ensure that authorized program services
- 5 that are not being delivered to a consumer through consumer
- 6 direction are provided by a provider agency chosen by the consumer
- 7 or the consumer's legally authorized representative [a consumer may
- 8 contract with a service provider acting as the consumer's agent
- 9 under Subdivision (3) to obtain any necessary services, including
- 10 services not being provided to the consumer under the program]; and
- 11 $\underline{(7)}$ [$\frac{(10)}{(10)}$] work in conjunction with the work group
- 12 established under Section 531.052 to set a timetable to [implement
- 13 and complete the implementation of the consumer direction models
- 14 [program].
- 15 (d) The consumer direction models established [voucher
- 16 payment program developed] under this section may be implemented
- 17 [only] in appropriate and suitable programs of the commission or a
- 18 health and human services agency [Texas Department of Human
- 19 Services, the Texas Department of Mental Health and Mental
- 20 Retardation, the Texas Rehabilitation Commission, and the Texas
- 21 Department of Health].
- SECTION 3. The heading to Section 531.052, Government Code,
- 23 is amended to read as follows:
- Sec. 531.052. CONSUMER DIRECTION [DIRECTED SERVICES] WORK
- 25 GROUP.
- SECTION 4. Section 531.052, Government Code, is amended by
- 27 amending Subsections (a), (b), (c), (e), and (g), and adding

- 1 Subsection (c-1) to read as follows:
- 2 (a) A work group is created to:
- 3 (1) advise the commission concerning the delivery of
- 4 services through consumer direction in all programs offering
- 5 long-term services and supports to ensure that consumers have
- 6 access to a service delivery model that enhances a consumer's
- 7 ability to have freedom and exercise control and authority over the
- 8 consumer's choices, regardless of age or disability; and
- 9 (2) assist the commission in developing and
- 10 implementing consumer direction models and expanding the delivery
- 11 of services through consumer direction [the voucher payment
- 12 program] under Section 531.051.
- 13 (b) The work group is composed of:
- 14 (1) representatives of the commission, appointed by
- 15 the executive commissioner;
- 16 (2) representatives of the [Texas] Department of Aging
- 17 and Disability [Human] Services, appointed by the commissioner of
- 18 that agency;
- 19 (3) [representatives of the Texas Department of Mental
- 20 Health and Mental Retardation, appointed by the commissioner of
- 21 that agency;
- [(4)] representatives of the [Texas] Department of
- 23 State Health Services, appointed by the commissioner of that
- 24 agency;
- (4) $[\frac{(5)}{}]$ representatives of the Department of
- 26 Assistive and Rehabilitative Services [Texas Rehabilitation
- 27 Commission], appointed by the commissioner of that agency;

- (5) [(6)] consumers or potential consumers of the 1 array of services provided through consumer direction under Section 2 3 531.051 [under the voucher payment pilot project under former Section 22.0325, Human Resources Code], jointly appointed by the 4 executive commissioner and the commissioner of the health and human 5 services agency that administers the program providing the service 6 7 [Texas Department of Human Services]; (6) advocates for elderly persons who are consumers of 8 9 the array of services provided to elderly persons through consumer direction [(7) persons with disabilities, including persons with 10 11 mental illness and persons with mental retardation, who are
- consumers or potential consumers of services provided under the

 voucher payment program], appointed by the executive commissioner;

 (7) [(8)] advocates for persons with disabilities who

 are consumers of the array of services provided to persons with

 disabilities through consumer direction[, including persons with

 mental illness and persons with mental retardation], appointed by

 the executive commissioner;
- 19 <u>(8)</u> [(9)] providers of services to be provided <u>through</u>
 20 <u>consumer direction</u> [under the voucher payment program], appointed
 21 by the executive commissioner;
- (9) [(10)] representatives of the Texas Workforce
 Commission, appointed by the executive director of that commission;
 [and]
- 25 <u>(10)</u> [(11)] representatives of any other state agency 26 as considered necessary by the <u>executive</u> commissioner, appointed by 27 the governing body of their respective agency;

1	(11) representatives of any other state agency as		
2	recommended by the work group and approved by the executive		
3	commissioner, appointed by the governing body of the respective		
4	agency; and		
5	(12) any other public representative appointed by the		
6	executive commissioner.		
7	(c) A majority of the members of the work group must be		
8	composed of consumers $\underline{and}[_{7}]$ advocates[$_{7}$ or $\underline{providers}$] described by		
9	Subsection (b).		
10	(c-1) Duties of the work group created under this section		
11	<pre>include:</pre>		
12	(1) developing recommendations to:		
13	(A) expand the delivery of services through		
14	consumer direction to other programs serving persons with		
15	disabilities and elderly persons;		
16	(B) expand the array of services delivered		
17	through consumer direction;		
18	(C) increase the use of consumer direction models		
19	by consumers;		
20	(D) optimize the provider base for consumer		
21	direction; and		
22	(E) expand access to support advisors for those		
23	consumers receiving long-term services and supports through		
24	consumer direction;		
25	(2) monitoring national research for best practices in		
26	self-determination and consumer direction; and		
27	(3) developing recommendations and providing		

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- 1 assistance regarding consumer outreach efforts to increase
- 2 informed choices, skills, opportunities, and supports as a means to
- 3 lead self-determined lives through the use of consumer direction
- 4 models.
- 5 (e) The <u>executive</u> commissioner shall appoint a member of the
- 6 work group to serve as presiding officer, and members of the work
- 7 group shall elect any other necessary officers. The work group
- 8 shall meet at the call of the presiding officer.
- 9 (g) Not later than September 1 of each even-numbered year,
- 10 the work group shall report to the legislature regarding the
- 11 activities of the work group [This section expires September 1,
- 12 $\frac{2007}{1}$.
- SECTION 5. Subsections (e) through (h), Section 531.051,
- 14 Government Code, are repealed.
- 15 SECTION 6. The executive commissioner of the Health and
- 16 Human Services Commission shall ensure that not later than January
- 17 1, 2008, the membership of the work group established under Section
- 18 531.052, Government Code, complies with the requirements of that
- 19 section as amended by this Act.
- SECTION 7. This Act takes effect September 1, 2007.

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President of the Senate	Speaker of the House
I hereby certify that S.B.	No. 1766 passed the Senate on
April 26, 2007, by the following vot	te: Yeas 31, Nays 0.
	Secretary of the Senate
I hereby certify that S.B.	No. 1766 passed the House on
May 17, 2007, by the following	vote: Yeas 143, Nays 0, two
present not voting.	
	Chief Clerk of the House
Approved:	
Date	
Governor	