The Senate Health and Human Services Committee offered the following substitute to SB 349:

## A BILL TO BE ENTITLED AN ACT

To amend Title 37 of the Official Code of Georgia Annotated, relating to mental health, so as to provide for changes to the powers and duties of the Department of Behavioral Health and Developmental Disabilities; to provide for changes to the administration of mental health, developmental disabilities, addictive diseases, and other disability services; to define a term; to revise provisions pertaining to the designation of boundaries for mental health, developmental disabilities, and addictive diseases regions and community service board areas; to provide for the re-creation of community service boards; to change provisions for the community mental health, developmental disabilities, and addictive diseases service boards including re-creation, membership, participation of counties, transfer of powers and duties, alternate method of establishment, bylaws, and reprisals; to change certain provisions relating to a community service board's program director, staff, budget, facilities, and powers and duties; to provide changes to provisions relating to a community service board as a public body, debts, obligations, and liabilities; to provide for revisions to certain redesignation of boundaries of the community service board areas; to provide for revision of the commissioner's emergency powers upon failure of a community service board to establish and administer programs; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Title 37 of the Official Code of Georgia Annotated, relating to mental health, is amended by revising Code Section 37-1-20, relating to obligations of the Department of Behavioral Health and Developmental Disabilities, as follows:

"37-1-20.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

20

21

22

- The department shall:
- 25 (1) Establish, administer, and supervise the state programs for mental health, 26 developmental disabilities, and addictive diseases;

(2) Direct, supervise, and control the medical and physical care and treatment; recovery; and social, employment, housing, and community supports and services based on single or co-occurring diagnoses provided by the institutions, contractors, and programs under its control, management, or supervision;

- (3) Plan for and implement the coordination of mental health, developmental disability, and addictive disease services with physical health services, and the prevention of any of these diseases or conditions, and develop and promulgate rules and regulations to require that all health services be coordinated and that the public and private providers of any of these services that receive state support notify other providers of services to the same patients of the conditions, treatment, and medication regimens each provider is prescribing and delivering;
- (4) Ensure that providers of mental health, developmental disability, or addictive disease services coordinate with providers of primary and specialty health care so that treatment of conditions of the brain and the body can be integrated to promote recovery, health, and well-being;
- (5) Have authority to contract, including performance based contracts which may include financial incentives or consequences based on the results achieved by a contractor as measured by output, quality, or outcome measures, for services with community service boards, private agencies, and other public entities for the provision of services within a service area so as to provide an adequate array of services and choice of providers for consumers and to comply with the applicable federal laws and rules and regulations related to public or private hospitals; hospital authorities; medical schools and training and educational institutions; departments and agencies of this state; county or municipal governments; any person, partnership, corporation, or association, whether public or private; and the United States government or the government of any other state;
- (6) Establish and support programs for the training of professional and technical personnel as well as regional planning boards and community service boards;
- (7) Have authority to conduct research into the causes and treatment of disability and into the means of effectively promoting mental health and addictive disease recovery;
- (8) Assign specific responsibility to one or more units of the department for the development of a disability prevention program. The objectives of such program shall include, but are not limited to, monitoring of completed and ongoing research related to the prevention of disability, implementation of programs known to be preventive, and testing, where practical, of those measures having a substantive potential for the prevention of disability;
- (9) Establish a system for regional administration of mental health, developmental disability, and addictive disease services in institutions and in the community;

(10) Make and administer budget allocations to regional offices established by the board pursuant to Code Section 37-2-4.1 to fund the operation of mental health, developmental disabilities, and addictive diseases facilities and programs;

- (11) Coordinate in consultation with providers, professionals, and other experts the development of appropriate outcome measures for client centered service delivery systems;
- (12) Establish, operate, supervise, and staff programs and facilities for the treatment of disabilities throughout this state;
- (13) Disseminate information about available services and the facilities through which such services may be obtained;
- (14) Supervise the regional office's exercise of its responsibility and authority concerning funding and delivery of disability services;
- (15) Supervise the regional offices concerning the receipt and administration of grants, gifts, moneys, and donations for purposes pertaining to mental health, developmental disabilities, and addictive diseases;
- (16) Supervise the administration of contracts with any hospital, community service board, or any public or private providers without regard to regional or state boundaries for the provision of disability services and in making and entering into all contracts necessary or incidental to the performance of the duties and functions of the department and the regional offices;
- (17) Regulate the delivery of care, including behavioral interventions and medication administration by licensed staff, or certified staff as determined by the department, within residential settings serving only persons who are receiving services authorized or financed, in whole or in part, by the department;
- (18) Classify host homes for persons whose services are financially supported, in whole or in part, by funds authorized through the department. As used in this Code section, the term 'host home' means a private residence in a residential area in which the occupant owner or lessee provides housing and provides or arranges for the provision of food, one or more personal services, supports, care, or treatment exclusively for one or two persons who are not related to the occupant owner or lessee by blood or marriage. A host home shall be occupied by the owner or lessee, who shall not be an employee of the same community provider which provides the host home services by contract with the department. The department shall approve and enter into agreements with community providers which, in turn, contract with host homes. The occupant owner or lessee shall not be the guardian of any person served or of their property nor the agent in such person's advance directive for health care. The placement determination for each person placed in a host home shall be made according to such person's choice as well as the

101 individual needs of such person in accordance with the requirements of Code 102 Section 37-3-162, 37-4-122, or 37-7-162, as applicable to such person; 103 (19) Provide guidelines for and oversight of host homes, which may include, but not be 104 limited to, criteria to become a host home, requirements relating to physical plants and supports, placement procedures, and ongoing oversight requirements; 105 106 (20) Establish a unit of the department which shall receive and consider complaints from 107 individuals receiving services, make recommendations to the commissioner regarding such complaints, and ensure that the rights of individuals receiving services are fully 108 109 protected; 110 (21) With respect to housing opportunities for persons with mental illness and 111 co-occurring disorders: 112 (A) Coordinate the department's programs and services with other state agencies and 113 housing providers; (B) Facilitate partnerships with local communities; 114 (C) Educate the public on the need for supportive housing; 115 (D) Collect information on the need for supportive housing and monitor the benefit of 116 117 such housing; and 118 (E) Identify and determine best practices for the provision of services connected to 119 housing; 120 (22) Exercise all powers and duties provided for in this title or which may be deemed 121 necessary to effectuate the purposes of this title; 122 (23) Assign specific responsibility to one or more units of the department for the 123 development of programs designed to serve disabled infants, children, and youth. To the extent practicable, such units shall cooperate with the Georgia Department of Education 124 125 and the University System of Georgia in developing such programs; and

extent practicable, such units shall cooperate with the Georgia Department of Education and the University System of Georgia in developing such programs; and (24) Have the right to designate private institutions as state institutions; to contract with such private institutions for such activities, in carrying out this title, as the department may deem necessary from time to time; and to exercise such supervision and cooperation

necessary; and

126

127

128

129

130

131

132

134

135

136

(25) Establish policies and procedures governing fiscal standards and practices of community service boards and their respective governing boards."

in the operation of such designated private institutions as the department may deem

133 **SECTION 2.** 

Said title is further amended by revising Code Section 37-2-2, relating to definitions relative to administration of mental health, developmental disabilities, addictive diseases, and other disability services, as follows:

137 "37-2-2.

138 As used in this chapter, the term:

(1) 'Community service board' means a public mental health, developmental disabilities, and addictive diseases board established pursuant to Code Section 37-2-6.

- (2) 'Community service board area' means an area inclusive of the counties which fall within the boundaries of a community service board as designated by the department pursuant to subsection (b) of Code Section 37-2-3 for the establishment of a community service board.
- (3) 'Community service board service area' means a community service board area and any other county or portion thereof in which the community service board provides services.
- (4) 'Council' means the Behavioral Health Coordinating Council established pursuant to Code Section 37-2-4.
- (5) 'Governing board' means the governing board of a community service board established pursuant to subsection (b) of Code Section 37-2-6.
- (5)(6) 'Health services' means any education or service provided by the department, the Department of Public Health, or the Department of Human Services, either directly or by contract.
- (6)(7) 'Hospital' means a state owned or state operated facility providing services which include, but are not limited to, inpatient care and the diagnosis, care, and treatment or habilitation of the disabled. Such hospital may also provide or manage state owned or operated programs in the community."

SECTION 3.

Said title is further amended by revising Code Section 37-2-3, relating to designation of boundaries for mental health, development disabilities, and addictive diseases regions, and community service board areas, as follows:

"37-2-3.

- (a) The board shall designate boundaries for mental health, developmental disabilities, and addictive diseases regions and may modify the boundaries of such regions from time to time as deemed necessary by the board.
- (b) The department, with the approval of the commissioner, shall designate community service board areas, which shall serve as boundaries for the establishment of community service boards within this state for the purpose of delivering disability services. The department shall be authorized to initiate the redesignation of such community service board area boundaries and may consider requests from a county or group of counties or a community service board or a group of community service boards for recommended

changes to the boundaries of the community service board areas. The department, with the approval of the commissioner, is authorized to redesignate two or more contiguous community service board areas as a single community service board area, upon the request of the community service boards serving such areas; and, if so authorized Two or more community service boards may request that the department, with the approval of the commissioner, merge the community service board areas served by such boards into a single community service board area. If the department, with the approval of the commissioner, authorizes the redesignation or merging of community services board areas pursuant to this paragraph, the assets, equipment, and resources of such community service boards shall become the assets, equipment, and resources of the reconstituted community service board serving the successor single board area. It is the intent of the General Assembly not to limit a community service board to serving only those counties within the boundaries of its community service board area.

(c) To the extent practicable, the boundaries for regional planning boards and offices and community service areas shall not subdivide any county unit or conflict with any districts established by the Department of Public Health and the state relating to the planning for, or delivery of, health services. In dividing the state into areas, the board and the department shall take into consideration such factors as geographic boundaries, roads and other means of transportation, population concentrations, city and county lines, other relevant community services, and community economic and social relationships. Consideration shall also be given to the existence of facilities and personnel available in the areas for the delivery of disability services."

**SECTION 4.** 

Said title is further amended by revising Code Section 37-2-6, relating to community mental health, developmental disabilities, and addictive diseases service boards creation, membership, participation of counties, transfer of powers and duties, alternate method of establishment, bylaws, and reprisals prohibited, as follows:

*"*37-2-6.

(a) Community service boards in existence on June 30, 2006 2014, are re-created effective July 1, 2006 2014, to provide mental health, developmental disabilities, and addictive diseases services. Effective July 1, 2009, such Such community service boards may enroll and contract with the department, the Department of Human Services, the Department of Public Health, or the Department of Community Health to become a provider of mental health, developmental disabilities, and addictive diseases services or health, recovery, housing, or other supportive services. Such boards shall be considered public agencies. Each community service board shall be a public corporation and an instrumentality of the

14 209 state; provided, however, that the liabilities, debts, and obligations of a community service 210 board shall not constitute liabilities, debts, or obligations of the state or any county or 211 municipal corporation and neither the state nor any county or municipal corporation shall be liable for any liability, debt, or obligation of a community service board. Each 212 community service board re-created pursuant to this Code section is created for nonprofit 213 214 and public purposes to exercise essential governmental functions. The re-creation of 215 community service boards pursuant to this Code section shall not alter the provisions of Code Section 37-2-6.2 which shall apply to those re-created community service boards and 216 217 their employees covered by that Code section and those employees' rights are retained. 218 (b) Each The governing board of each community service board shall consist of members 219 appointed by the governing authorities of the counties within the community service board 220 area. Membership on such community service governing board shall be determined as follows: 221 222 (1)(A) The governing authority of each county within the community service board 223 area: 224

225

226

227

228

229

230

231

232

233

234

235

236

237

238

239

240

241

242

243

244

- - (i) With a population of 50,000 or less according to the most recent United States decennial census shall appoint one member to the such governing board; and
  - (ii) With a population of more than 50,000 according to the most recent United States decennial census shall appoint one member for each population increment of 50,000 or any portion thereof; or
- (B) In the event that the number of community service governing board member positions established in accordance with subparagraph (A) of this paragraph would exceed 13 nine, the membership of such community service governing board pursuant to this subsection shall be appointed as follows and the bylaws shall be amended accordingly:
  - (i) For community service boards whose community service board area contains 13 <u>nine</u> or fewer counties, the <u>membership of the</u> board shall be set at 13 <u>nine</u> members and appointments to the board shall be made by the governing authority of each county within the community service board area in descending order from the county with the largest population to the county with the smallest population according to the most recent United States decennial census and this method shall be repeated until all 13 nine members of the governing board of the community service board are appointed. If a county governing authority fails to make an appointment within a reasonable time, the next descending county by population shall make an appointment and the method shall continue; and
  - (ii) For community service boards whose community service board area contains more than 13 nine counties, one member of the governing board of the community

247 248

246

service board shall be appointed by the governing authority of each county within the community service board area, so that the number of members on the governing board is equal to the number of counties in the community service board area.

249

250

251

252

253

254

The county governing authority shall appoint as at least one of its appointments a consumer of disability services; a child psychiatrist, a child psychologist, or other behavioral health or development disabilities professional; a law enforcement officer; a family member of a consumer; an advocate for disability services; a parent of a child with mental illness or addictive disease; or a local leader or businessperson with an interest in mental health, developmental disabilities, and addictive diseases; provided, however, that for counties with more than one appointment, the county governing

255

256

authority shall seek to ensure that such appointments represent various groups and

257

disability services;

258

259 260

261 262

263

264 265

266

267 268

269

270 271

272 273

274 275

276

277 278

279

280

281

282

(2) In addition to the members appointed pursuant to paragraph (1) of this subsection, each the governing board of each community service board may appoint up to three one additional members member in order to address variation in the population sizes of counties or the financial contributions of counties within the community service board area or may authorize the elected chief executive officer of a county governing authority, by whatever name called, or an elected member of that county governing authority to serve on the community service board while holding such elective office. The bylaws of the community service board shall address the number establishment of such the additional members governing board membership position, if any established, and the purpose or purposes for which such positions are position is created. The term of office of such additional members member shall be the same as that of other members of the governing board of the community service board as provided in subsection (h) of this

Code section; except that the term of office of a member in a position created to authorize

the elected chief executive officer of a county governing authority, by whatever name

called, or an elected member of that county governing authority to serve on the

community service board shall be the same term of office as the elective term of office

of said chief executive officer or said member of that county governing authority;

(3) In addition to the members appointed pursuant to paragraphs (1) and (2) of this subsection, each governing board of a community service board shall have additional members who shall serve on such governing board while concurrently holding elective or appointive office and who shall be appointed by a county governing authority as follows:

(A) The number of elected or appointed officials serving on the governing board of a community service board shall be equal to one-third, defined herein as 33 percent or 0.33, of the number of the members of such board appointed in accordance with

283

284

285 286

287 288

289 290

291

292 293

294 295

296

297 298

299

300

301

302 303

304

305

306

307

308

309

310

311 312

313

314 315

316

317

318

paragraph (1) of this subsection. In the event the calculation of such percentage yields a whole number and a fraction of a whole number, then the number of members to be appointed shall be equal to the nearest whole number; however, a fraction equal to 50 percent or greater shall be rounded to the next highest whole number;

(B) The governing authority of each county in the community service board area making the largest cash or in-kind financial contribution in descending order to the community service board in the county fiscal year immediately prior to the time of such appointment shall make one appointment of an elected or appointed official to the community service board until the number of such appointments required by this paragraph is reached. For community service boards whose community service board areas contains fewer counties than the number of appointments made pursuant to this paragraph, the membership appointments of elected or appointed officials to the governing board shall be made in the descending order prescribed in this paragraph and this method shall be repeated until all members who hold elective or appointive office are appointed to the governing board of the community service board. In the event that the number of such county governing authorities making a cash or in-kind financial contribution to the community service board does not result in the number of appointments required by this paragraph, the remaining appointment or appointments shall be made by the governing authority or authorities of the county or counties in the community service board area with the largest population in descending order according to the most recent United States decennial census until the number of appointments required by this paragraph is reached. For community service boards whose community service board area contains three or fewer counties, the membership appointments of elected or appointed officials to the governing board shall be made in the descending order prescribed in this paragraph and this method shall be repeated until all members who hold elective or appointive office are appointed to the governing board of the community service board. In the event there is no county in the community service board area where the governing authority made a cash or in-kind financial contribution to the community service board in the county fiscal year immediately prior to the time of such appointment, the appointments required by this paragraph shall be made by the governing authority or authorities of the county or counties in the community service board area with the largest population in descending order according to the most recent United States decennial census until the number of appointments required by this paragraph is reached;

(C) As used in this paragraph, the term 'elective or appointive office' or 'elected or appointed official' means:

319	(i) The elected chief executive officer, by whatever name called, of the county		
320	governing authority making the appointment to the governing board of the community		
321	service board;		
322	(ii) An elected member of such county governing authority;		
323	(iii) The county manager of such county governing authority where such position		
324	exists as defined in Code Section 36-5-22;		
325	(iv) The sheriff of such county;		
326	(v) The elected chief executive officer, by whatever named called, an elected member		
327	of the governing authority, or an appointed city manager of any municipality lying		
328	wholly or partially within such county;		
329	(vi) A member of the board of education of such county or a member of the		
330	governing board of any municipal school system lying wholly or partially within such		
331	county;		
332	(vii) The school superintendent of such county or the superintendent of any		
333	municipal school system lying wholly or partially within such county;		
334	(vii) The appointed public safety commissioner, police chief, or fire chief of such		
335	county or any municipality lying wholly or partially within such county; or		
336	(ix) Any other elected official from within such county;		
337	(D) No member of the governing board of the community service board appointed		
338	pursuant to this paragraph shall continue to serve on the governing board if such		
339	member no longer holds the elective or appointive office which made him or her		
340	eligible for appointment to such board. The term of office of an elected official		
341	appointed to serve as a member of the governing board of a community service board		
342	shall be the same as such official's elective term of office. The term of office of an		
343	appointed official appointed to serve as a member of such governing board shall be the		
344	same as that of other members of such governing board; and		
345	(E) As used in this paragraph, the term 'in-kind financial contribution' means the most		
346	current dollar value of any physical facilities or buildings and equipment, including		
347	vehicles, of all kinds provided at no cost by the county governing authority for use by		
348	the community service board.		
349	(3)(4) Each community service board in existence on June 30, 2006 2014, shall		
350	reconstitute its the membership of its governing board in accordance with the provisions		
351	of paragraphs (1) (2) and (2) (3) of this subsection, effective July 1, 2014. 2006, as		
352	<del>follows:</del>		
353	(A) A community service board which increases or reduces the number of its members		
354	of its governing board in accordance with paragraphs (1) (2) and (2) (3) of this		
355	subsection shall revise its bylaws adopted in accordance with subsection (h) of this		

356 Code section to reflect such increases or reductions. A community service board which reduces the number of its members of its governing board shall designate which 357 358 position or positions are to be eliminated and shall make reasonable efforts to eliminate 359 any position or positions of governing board members whose terms expire on or before June 30, 2006 2014; provided, however, that members serving on a the governing board 360 361 of a community service board whose terms do not expire on or before June 30, 2006 362 2014, shall continue to serve out the terms of office to which they were appointed, regardless of whether this causes a governing board to temporarily exceed the 363 364 maximum number of members. Any additional positions created in conformity with 365 such paragraphs (1) (2) and (2) (3) may be filled on July 1,  $\frac{2006}{2014}$ , and the governing authority of a county that is otherwise authorized to appoint such additional 366 367 member or members to the governing board of a community service board member or members may do so no sooner than May 1, 2006 2014, but any person so appointed 368 shall not take office until July 1, 2006 2014. If a position on such governing board of 369 370 the community service board is not filled on July 1, 2006 2014, a vacancy in that position shall be deemed to have occurred on that date. A governing board of the 371 community service board is authorized to make whatever changes necessary in the 372 373 terms of office of its members in order to achieve the staggering of terms required by 374 subsection (h) of this Code section; and 375 376 holding membership on June 30, 2006, shall expire on June 30, 2006; and 377 378

- (B) The term of office of an ex officio, voting member of a community service board
- (4)(5)(A) A person shall not be eligible to be appointed to or serve on a governing board of a community service board if such person is:
  - (i) A member of the regional planning board which serves the region in which that community service board is located;

379

380

381

382

383

384

385

386

387

388

389

390

- (ii) An employee or board member of a public or private entity which contracts with the department, the Department of Human Services, the Department of Public Health, or the Department of Community Health to provide mental health, developmental disabilities, and addictive diseases services or health services within the region community service board area served by that community service board; or
- (iii) An employee of that community service board or employee or board member of any private or public group, organization, or service provider which contracts with or receives funds from that community service board; or
- (iv) A former employee of that community service board until a period of at least two years has passed since the time such person was employed by that community service board.

(B) A person shall not be eligible to be appointed to or serve on a governing board of <u>a</u> community service board if such person's spouse, parent, child, or sibling is a member of that <del>community service board</del> governing board or a member, employee, or board member specified in this paragraph. With respect to appointments by the same county governing authority, no person who has served a full term or more on a governing board of a community service board may be appointed to a regional planning board until a period of at least two years has passed since the time such person served on the governing board of a community service board, and no person who has served a full term or more on a regional planning board may be appointed to the governing board of a community service board until a period of at least two years has passed since the time such person has served on the regional planning board:; and

- (5)(6) A governing board of a community service board created in accordance with this subsection shall reconstitute its governing board membership in conformity with the most recent United States decennial census in accordance with subparagraph (d)(2)(C) of Code Section 1-3-1.
- (b.1) A county governing authority may appoint the school superintendent, a member of the county board of health, a member of the board of education, or any other elected or appointed official to serve on the governing board of the community service board provided that such person meets the qualifications of paragraph (1) or (2) of subsection (b) of this Code section and such appointment does not violate the provisions of Chapter 10 of Title 45. For terms of office which begin July 1, 1994, or later, an employee of the Department of Human Resources (now known as the Department of Behavioral Health and Developmental Disabilities for these purposes) or an employee of a county board of health shall not serve on a governing board of a community service board. For terms of office which begin July 1, 2009, or later, an employee of the department, the Department of Human Services, the Department of Public Health, or the Department of Community Health or a board member of the respective boards of each department shall not serve on a governing board of a community service board.
- (c) In making appointments to the governing board of a community service board, the county governing authorities shall ensure that such appointments are reflective of the cultural and social characteristics, including gender, race, ethnic, and age characteristics, of the community service board area and county populations. The county governing authorities are further encouraged to ensure that each disability group is represented on the governing board of the community service board, and in making such appointments the county governing authorities may consider suggestions from clinical professional associations as well as advocacy groups. For the purposes of this subsection, the term 'advocacy groups' means any organizations or associations that advocate for, promote, or

have an interest in disability services and are exempted as a charitable organization from federal income tax pursuant to Section 501(c) of the Internal Revenue Code; provided, however, that 'advocacy groups' shall not mean paid providers of disability services or health services.

- (c.1) A county governing authority in making appointments to the governing board of a community service board shall take into consideration that at least one member of the governing board of a community service board is an individual who is trained or certified in finance or accounting; provided, however, that if after a reasonable effort at recruitment there is no person trained or certified in finance or accounting within the community service board area who is willing and able to serve, the county governing authority may consider for appointment any other person having a familiarity with financial or accounting practices.
- (d) Each county in which the governing authority of the county is authorized to appoint members to the governing board of the community service board shall participate with the board in the operation of the program through the community service board. All contractual obligations, including but not limited to real estate leases, rentals, and other property agreements, other duties, rights, and benefits of the mental health, developmental disabilities, and addictive diseases service areas in existence on June 30, 2006 2014, shall continue to exist along with the new powers granted to the community service boards effective July 1, 2006 2014.
- (e) Notwithstanding any other provision of this chapter, a community service board may be constituted in a method other than that outlined in subsection (b) of this Code section if:
  - (1) A board of health of a county desiring to be the lead county board of health for that county submits a written agreement to the former Division of Mental Health, Developmental Disabilities, and Addictive Diseases (now known as the Department of Behavioral Health and Developmental Disabilities) of the former Department of Human Resources before July 1, 1993, to serve as the community service board and to continue providing disability services in that county after July 1, 1994, and the governing authority for that county adopted a resolution stating its desire to continue the provision of disability services through its board of health after July 1, 1994, and submitted a copy of such resolution to the former division before July 1, 1993; or
    - (2)(A) The lead county board of health for a community mental health, mental retardation, and substance abuse service area, as designated by the former Division of Mental Health, Developmental Disabilities, and Addictive Diseases (now known as the Department of Behavioral Health and Developmental Disabilities) of the former Department of Human Resources on July 15, 1993, but which area excludes any county

which meets the requirements of paragraph (1) of this subsection, submitted a written agreement to the former division and to all counties within such service area to serve as the community service board for that area and to continue providing disability services after July 1, 1994, which agreement was submitted between July 31, 1993, and December 31, 1993; and

- (B) Each county governing authority which is within the service area of a lead county board of health which has submitted an agreement pursuant to subparagraph (A) of this paragraph adopted a resolution stating its desire to continue the provision of disability services through such lead county board of health after July 1, 1994, and submitted a copy of that resolution to the former division, the regional board, and the lead county board of health between July 31, 1993, and December 31, 1993; and
- (3) The lead county board of health qualifying as such under paragraph (1) or (2) of this subsection agrees in writing to appoint a director for mental health, mental retardation, and substance abuse other than the director of the county board of health as stipulated in Code Section 31-3-12.1, to appoint an advisory council on mental health, mental retardation, and substance abuse consisting of consumers, families of consumers, and representatives from each of the counties within the boundaries of the community service board, and to comply with all other provisions relating to the delivery of disability services pursuant to this chapter.
- (f) If the conditions enumerated in subsection (e) of this Code section are not met prior to or on December 31, 1993, a community service board as provided in subsection (b) shall be established and appointed by January 31, 1994, to govern the provision of disability services within the boundaries of the community service board. Such community service board shall have the authority to adopt bylaws and undertake organizational and contractual activities after January 31, 1994; provided, however, that the community service board established pursuant to this Code section may not begin providing services to clients until July 1, 1994.
- (g) If a community service board is established pursuant to paragraph (2) of subsection (e) of this Code section, such community service board must operate as established at least until June 30, 1996; provided, however, that in each fiscal year following June 30, 1996, the counties included under the jurisdiction of such a community service board may vote to reconstitute the community service board pursuant to the provisions of subsection (b) of this Code section by passage of a resolution by a majority of the county governing authorities within the jurisdiction of the community service board prior to January 1, 1997, or each year thereafter.
- (h) The governing board of each Each community service board shall adopt bylaws and operational policies and guidelines in conformity with the provisions of this chapter. Those

503

504

505

506

507

508

509

510

511

512

513

514

515

516

517

518

519

520

521

522

523

524

525

526

527

528

529

530

531

532

533

534

535

536

537

538

bylaws shall address governing board appointment procedures, initial terms of governing board members, the staggering of terms, quorum, a mechanism for ensuring that consumers of disability services and family members of consumers constitute no less than 50 percent of the governing board members appointed pursuant to paragraphs (1) and (2) of subsection (b) of this Code section, and a mechanism for ensuring equitable representation of the various disability groups. A quorum for the transaction of any business and for the exercise of any power or function of the governing board of the community service board shall consist of a majority of the total number of filled governing board member positions appointed pursuant to subsection (b) of this Code section. A vote of the majority of such quorum shall be the act of the governing board of the community service board except where the bylaws of the community service board may require a greater vote. The regular term of office for each member of the governing board of a community service board member shall be three years. Vacancies on such governing board shall be filled in the same manner as the original appointment. For the purposes of this subsection, 'equitable representation of the various disability groups' shall mean that consumers and family members of such consumers who constitute no less than 50 percent of the governing board members holding membership pursuant to <u>paragraphs</u> (1) and (2) of subsection (b) of this Code section shall be appointed so as to assure that an equal number of such members to the fullest extent possible represents mental health, developmental disabilities, and addictive diseases interests.

- (i) The governing board of each Each community service board which is composed of members who are appointed thereto by the governing authority of only one county shall have a minimum of six seven and no more than 13 nine members, not including any additional members appointed pursuant to paragraph paragraphs (2) and (3) of subsection (b) of this Code section, notwithstanding the provisions of subsection (b) of this Code section, which members in all other respects shall be appointed as provided in this Code section.
- (j) No governing board member, officer, or employee of a community service board who has authority to take, direct others to take, recommend, or approve any personnel action shall take or threaten action against any employee of a community service board as a reprisal for making a complaint or disclosing information concerning the possible existence of any activity constituting fraud, waste, or abuse in or relating to the programs, operations, or client services of the board to the board or community service board, to the governing board of the community service board, to a member of the General Assembly, or to the department unless the complaint was made or the information was disclosed with the knowledge that it was false or with willful disregard for its truth or falsity. Any action

taken in violation of this subsection shall give the public employee a right to have such action set aside in a proceeding instituted in the superior court.

- (k) A member of a governing board of a community service board who after notice that such member has failed to complete any required training prescribed by the department pursuant to paragraph (6) of Code Section 37-1-20 continues such failure for 30 days may be removed from office by the remaining members of the governing board of the community service board.
- (l) A member of a governing board of a community service board may resign from office by giving written notice to the executive director of the community service board. The resignation is irrevocable after delivery to such executive director but shall become effective upon the date on which the notice is received or on the effective date given by the member in the notice, whichever date is later. The executive director, upon receipt of the resignation, shall give notice of the resignation to the remaining members of the governing board of the community service board and to the chief executive officer or governing authority of the county that appointed the member.
- (m) The office of a member of a governing board of a community service board shall be vacated upon such member's resignation, death, or inability to serve due to medical infirmity or other incapacity, removal by the community service board as authorized in this Code section, or upon such other reasonable condition as the community service board may impose under its bylaws.
- (n) Each member of the governing board of a community service board shall comply with the code of ethics for members of boards, commissions, and authorities as set forth in Code Section 45-10-3. A governing board member who fails to comply with such code may be subject to removal from office by the remaining members of the governing board of the community service board or by the commissioner as authorized in Code Section 37-2-10. The governing board of the community service board shall revise the bylaws of the community service board adopted in accordance with subsection (h) of this Code section to reflect the requirements of this subsection.
- (o) A member of the governing board of a community service board shall have a fiduciary responsibility to avoid any conflict of interest in a manner that is consistent with the declarations found in Code Section 45-10-2. When such governing board is to decide an issue about which a member has an unavoidable conflict of interest, such member shall absent herself or himself from not only the vote, but also from any deliberation on such issue. Members of the governing board of a community service board shall not use their positions to obtain employment with or contracts from the community service board, its funding sources, or its suppliers of goods and services for themselves, family members, or close associates. Should such member desire such employment, such member shall first

576

577

578

579

580

581

582

583

584

585

586

587

588

589

590

591

592

593

594

595

596

597

598

599

600

601

602

603

604

605

606

607

608

609

610

resign. No person who has served as a member of the governing board of a community service board may be employed by that community service board, either directly or by contract, until a period of at least two years has passed since the time such person served as a member of the governing board of that community service board. A governing board member or a member of the governing board member's family may obtain disability or health services from the community service board in the ordinary course of the community service board's provision of such disability or health services on the same terms and under the same conditions applicable to any member of the public. An individual governing board member shall not exercise individual authority over the community service board's operations, affairs, property, or personnel, except when such member's action is explicitly permitted by action of the governing board of the community service board by policy or by resolution. The governing board of the community service board shall revise the bylaws of the community service board adopted in accordance with subsection (h) of this Code section to reflect the requirements of this subsection. (n) (p) A member of a governing board of a community service board may not enter upon the duties of office until such member takes the following oath of office: STATE OF GEORGIA COUNTY OF \_\_\_\_\_ \_\_\_\_\_, do solemnly swear or affirm that I will truly perform the duties of a member of the governing board of the \_\_\_\_\_\_ Community Service Board to the best of my ability. I do further swear or affirm: (1) That I am not the holder of any unaccounted for public money due this state or any political subdivision or authority thereof; (2) That I am not the holder of any office of trust under the government of the United States, any other state, or any foreign state which I am by the laws of the State of Georgia prohibited from holding; (3) That I am otherwise qualified to hold said office according to the Constitution and the laws of Georgia; and (4) That I will support the Constitution of the United States and this state. Signature of member of the governing board of the **Community Service Board** 

611		Typed name of member of
612		the governing board of the
613		 Community Service Board
614	Sworn and subscribed	
615	before me this day	
616	of,	
617	(SEAL)"	

618 **SECTION 5.** 

Said title is further amended by revising Code Section 37-2-6.1, relating to community service boards program director, staff, budget facilities, powers and duties, and exemption from state and local taxation, as follows:

"37-2-6.1.

619

620

621

622

623

624

625

626

627

628

629

630

631

632

633

634

635

636

637

638

639

640

641

642

643

644

645

- (a) Each governing board of each community service board shall employ an executive director to serve as its chief executive officer who and shall prescribe the duties thereof. The selection of the executive director and all terms of compensation shall be set by the governing board of each community service board and shall be subject to review and approval by the commissioner prior to any offer of employment or at any point thereafter where the terms of compensation are proposed to be substantially altered. Such contracts shall be reviewed by the commissioner every five years. Further, the commissioner shall be required to review and approve the selection of the executive director of each community service board for adherence to minimum qualifications for the position as prescribed by the department. The executive director shall direct the day-to-day operations of the community service board. Such executive director shall be appointed and removed by the community service board <u>pursuant to this subsection</u> and shall appoint other necessary staff pursuant to an annual budget adopted by the board, which budget shall provide for securing appropriate facilities, sites, and professionals necessary for the provision of disability and health services. The Notwithstanding any other provision of law to the contrary, the governing board of the community service board may delegate any power, authority, duty, or function to its executive director or other staff. The executive director or other staff is authorized to exercise any power, authority, duty, or function on behalf of the governing board of the community service board.
  - (1) The executive director or any full-time or part-time employee of a community service board shall have a responsibility to avoid any conflict of interest in a manner that is consistent with the declarations found in Code Section 45-10-2. Such employees shall not transact any business with that community service board as prohibited in Code Section 45-10-23 unless any such transaction falls under the exceptions granted in Code

Section 45-10-25. Transactions that fall under such exceptions shall be disclosed to the governing board of the community service board in the manner as such governing board shall determine and yearly to the Georgia Government Transparency and Campaign Finance Commission as prescribed in Code Section 45-10-26. The governing board of the community service board shall promulgate policies and procedures governing executive director and employee conflicts of interest and establish a code of ethics for the executive director and employees of the community service board.

- (b) Each governing board of a community service board or each community service board, under the jurisdiction of its governing board, shall perform duties, responsibilities, and functions and may exercise power and authority described in this subsection. Each program may exercise the following power and authority as follows:
  - (1) Each governing board of a community service board may shall adopt bylaws for the conduct of its affairs and the affairs of their respective community service boards; provided, however, that the governing board of a community service board shall meet at least quarterly, and that all such meetings and any bylaws shall be open to the public, as otherwise required under Georgia law;
  - (2) Each governing board of a community service board shall be required to review and approve the annual budget of the community service board and shall be required to establish the general policies related to such budget to be followed by the community service board;
  - (3) Each community service board shall provide an adequate range of disability services as prescribed by the department;
  - (2)(4) Each community service board may make and enter into all contracts necessary and incidental to the performance of its duties and functions;
  - (3)(5) Each community service board may acquire by purchase, gift, lease, or otherwise and may own, hold, improve, use, and sell, convey, exchange, transfer, lease, sublease, and dispose of real and personal property of every kind and character, or any interest therein, for its corporate purposes;
  - (4)(6) Each community service board may contract to utilize the services of the Department of Administrative Services, the state auditor, or any other agency of state, local, or federal government;
  - (5)(7) Each community service board may provide, either independently or through contract with appropriate state or local governmental entities, the following benefits to its employees, their dependents, and survivors, in addition to any compensation or other benefits provided to such persons:
    - (A) Retirement, pension, disability, medical, and hospitalization benefits, through the purchase of insurance or otherwise, but medical and hospitalization benefits may only

be provided through the Department of Community Health under the same conditions as provided for such benefits to state employees, and the Department of Community Health shall so provide if requested;

- (B) Life insurance coverage and coverage under federal old age and survivors' insurance programs;
- (C) Sick leave, annual leave, and holiday leave; and

- (D) Any other similar benefits including, but not limited to, death benefits;
- (6)(8) Each community service board may cooperate with all units of local government in the counties where the community service board provides services as well as neighboring regions and with the programs of other departments, agencies, and regional commissions and regional planning boards;
- (7)(9) Each community service board shall establish and maintain a personnel program for its employees and fix the compensation and terms of compensation of its employees; provided, however, that each community service board shall comply with the provisions of Chapter 20 of Title 45, for so long as and to the extent that each employee of such board remains subject to the rules and regulations of the State Personnel Board or as otherwise provided by law;
- (8)(10) Each community service board may receive and administer grants, gifts, contracts, moneys, and donations for purposes pertaining to the delivery of disability services or of health services;
- (9)(11) Each community service board may establish fees for the provision of disability services or health services according to the terms of contracts entered into with the department, Department of Human Services, Department of Public Health, or Department of Community Health, as appropriate; provided, however, that all fees collected shall be used solely in accordance with the statutory nonprofit and public purposes of community service boards as prescribed in Article 1 of Chapter 2 of Title 37;
- (10)(12) Each community service board may accept appropriations, loans of funds, facilities, equipment, and supplies from local governmental entities in the counties where the community service board provides services;
- (11)(13) Each member of the governing board of a community service board may, upon approval of the executive director, receive reimbursement for actual expenses incurred in carrying out the duties of such office; provided, however, that such reimbursement shall not exceed the rates and allowances set for state employees by the Office of Planning and Budget or the mileage allowance for use of a personal car as that received by all other state officials and employees or a travel allowance of actual transportation cost if traveling by public carrier;

(12)(14) Each governing board of a community service board shall elect a chairperson and vice chairperson from among its membership. The governing board members shall also elect a secretary and treasurer from among its membership or may designate the executive director of the community service board to serve in one or both offices. Such officers shall serve for such terms as shall be prescribed in the bylaws of the community service board or until their respective successors are elected and qualified. No governing board member shall hold more than one office of the governing board of a community service board; except that the same person may serve as secretary and treasurer. The bylaws of the governing board of a community service board shall provide for any other officers of such board and the means of their selection, the terms of office of the officers, and an annual meeting to elect officers;

(13)(15) Each community service board may have a seal and alter it;

(14)(16) Each community service board may establish fees, rates, rents, and charges for the use of facilities of the community service board for the provision of disability services or of health services, in accordance with the terms of contracts entered into with the department, Department of Human Services, Department of Public Health, or Department of Community Health, as appropriate;

(15)(17) Each community service board may borrow money for any business purpose and may incur debt, liabilities, and obligations for any business purpose. A debt, liability, or obligation incurred by a community service board shall not be considered a debt, liability, or obligation of the state or any county or any municipality or any political subdivision of the state. A community service board may not borrow money as permitted by this Code section if the highest aggregate annual debt service requirements of the then current fiscal year or any subsequent year for outstanding borrowings of the community service board, including the proposed borrowing, exceed 15 percent of the total revenues of the community service board in its fiscal year immediately preceding the fiscal year in which such debt is to be incurred. Interest paid upon such borrowings shall be exempt from taxation by the state or its political subdivisions. A state contract with a community service board shall not be used or accepted as security or collateral for a debt, liability, or obligation of a community service board without the prior written approval of the commissioner;

(16)(18) Each community service board, to the extent authorized by law and the contract for the funds involved, may carry forward without lapse fund balances and establish operating, capital, and debt reserve accounts from revenues and grants derived from state, county, and all other sources; and

(17)(19) Each community service board may operate, establish, or operate and establish facilities deemed by the community service board as necessary and convenient for the

administration, operation, or provision of disability services or of health services by the community service board and may construct, reconstruct, improve, alter, repair, and equip such facilities to the extent authorized by state and federal law.

- (c) Nothing shall prohibit a community service board from contracting with any county governing authority, private or other public provider, or hospital for the provision of disability services or of health services.
- (d) Each community service board exists for nonprofit and public purposes, and it is found and declared that the carrying out of the purposes of each community service board is exclusively for public benefit and its property is public property. Thus, no community service board shall be required to pay any state or local ad valorem, sales, use, or income taxes.
- (e) A community service board shall not have the power to tax, the power to issue general obligation bonds or revenue bonds or revenue certificates, or the power to financially obligate the state or any county or any municipal corporation.
- (f) A community service board shall not operate any facility for profit. A community service board may fix fees, rents, rates, and charges that are reasonably expected to produce revenues, which, together with all other funds of the community service board, will be sufficient to administer, operate, and provide the following:
  - (1) Disability services or health services;

- (2) The cost of acquiring, constructing, equipping, maintaining, repairing, and operating its facilities; and
- (3) The creation and maintenance of reserves sufficient to meet principal and interest payments due on any obligation of the community service board.
- (g) Each community service board may provide reasonable reserves for the improvement, replacement, or expansion of its facilities and services. Reserves under this subsection shall be subject to the limitations in paragraph (15) of subsection (b) of this Code section.
- (h) Each county and municipal corporation of this state is authorized to convey or lease property of such county or municipal corporation to a community service board for its public purposes. Any property conveyed or leased to a community services board by a county or municipal corporation shall be operated by such community service board in accordance with this chapter and the terms of the community service board's agreements with the county or municipal corporation providing such conveyance or lease.
- (i) Each community service board <u>and any entity created or formed by such community service board pursuant to subsection (j) of this Code section shall keep books of account reflecting all funds received, expended, and administered by the community service board which shall be independently audited annually in accordance with generally accepted accounting principles. The community service board and an entity created or formed by</u>

such community service board, if any, pursuant to subsection (j) of this Code section shall assure the inclusion in its annual audit any information or procedures required by the department. The community service board and an entity created or formed by such community service board, if any, pursuant to subsection (j) of this Code section shall rotate audit firms at least once every five years. Copies of the annual audit and all findings shall be submitted to the department and the governing board of the community service board, or in the case of an entity created or formed by the community service board, if any, to the governing board of the community service board, the governing board of such entity, and the department within 60 days of completion of the audit.

- (j) Subject to the approval of the commissioner and the governing board of the community service board, a A community service board may create, form, or become a member of a nonprofit corporation, limited liability company, or other nonprofit entity, the voting membership of which shall be limited to community service boards, governmental entities, nonprofit corporations, or a combination thereof, if such entity is created for purposes that are within the powers of the community service board, for the cooperative functioning of its members, or a combination thereof; provided, however, that no funds provided pursuant to a contract between the department and the community service board may be used in the formation or operation of the nonprofit corporation, limited liability company, or other nonprofit entity. No community service board, whether or not it exercises the power authorized by this subsection, shall be relieved of compliance with Chapter 14 of Title 50, relating to open and public meetings, and Article 4 of Chapter 18 of Title 50, relating to inspection of public records, unless otherwise provided by law. The provisions of this subsection relating to the approval of the commissioner to the contrary notwithstanding, nothing in this subsection shall prohibit a community service board from creating, forming, or becoming a member of a national, regional, or state trade association or business league as defined for tax exempt purposes by the United States Internal Revenue Service for the benefit of member community service boards and similar organizations.
- (k) No community service board shall employ or retain in employment, either directly or indirectly through contract, any person who is receiving a retirement benefit from the Employees' Retirement System of Georgia except in accordance with the provisions of subsection (c) of Code Section 47-2-110; provided, however, that any such person who is employed as of July 1, 2004, may continue to be employed.
- (l) A community service board may join or form and operate, either directly or indirectly, one or more networks of community service boards, disability or health service professionals, and other providers of disability services or health services to arrange for the provision of disability services or health services through such networks; to contract either directly or through such networks with the Department of Community Health to provide

services to Medicaid beneficiaries; to provide disability services or health services in an efficient and cost-effective manner on a prepaid, capitation, or other reimbursement basis; and to undertake other disability or health services related managed care activities. For purposes of this subsection only and notwithstanding Code Section 33-3-3 or any other provision of law, a community service board shall be permitted to and shall comply with the requirements of Chapter 20A of Title 33 to the extent that such requirements apply to the activities undertaken by the community service board or by a community service board under this subsection or subsection (j) of this Code section. No community service board, whether or not it exercises the powers authorized by this subsection, shall be relieved of compliance with Article 4 of Chapter 18 of Title 50, relating to inspection of public records, unless otherwise provided by law. Any licensed health care provider shall be eligible to apply to become a participating provider under such a plan or network that provides coverage for health care, disability services, or health services which are within the lawful scope of the provider's license, but nothing in this Code section shall be construed to require any such plan or network to provide coverage for any specific health care, disability service, or health service."

**SECTION 6.** 

Said title is further amended by revising Code Section 37-2-6.3, relating to the public body, debts, obligations, and liabilities, as follows:

"37-2-6.3.

831

832

833

834

835

836

837

838

839

840

841

842

843

844

845

846

848

849

850

851

852

853

854

855

856

857

858

859

860

861

862

864

865

- (a) A community service board is a public body as provided in paragraph (1) of subsection (c) of Code Section 37-2-11.1.
- (b) A community service board has the power to bring an action in its own name and, to the extent otherwise authorized by law and to the extent not immune from suit, may be sued in its own name. The state and the counties in which the community service board operates shall not be considered a party to or liable under any such litigation.
- (c) The governing board of a community service board as well as the community service board itself shall be prohibited from bringing any action against the state.
- (c)(d) Debts, obligations, and liabilities of a community service board are not debts, obligations, or liabilities of the state or of the counties in which such board operates. A community service board is prohibited from entering into debts, obligations, or liabilities which are also debts, obligations, or liabilities of the state or of any county."

863 **SECTION 7.** 

Said title is further amended by revising paragraph (2) of subsection (b) of Code Section 37-2-6.5, relating to cessation of operations by community service board, notification, and

continuation of operations by successor board, county board of health, or outside manager, as follows:

"(2) The department, with the approval of the commissioner, intends to redesignate the boundaries of the community service board area served by such board pursuant to paragraph (1) of subsection (b) of Code Section 37-2-3 by expanding the boundaries of an adjacent a community service board area served by another community service board to include the counties in the community service board area served by the community service board that intends to cease operations so that the community service board serving such adjacent area may assume responsibility for the provision of disability services within such counties;"

**SECTION 8.** 

Said title is further amended by revising Code Section 37-2-10, relating to the commissioner's emergency powers upon failure of a community service board to establish and administer programs, as follows:

"37-2-10.

- (a) Notwithstanding any other provisions of the law, the commissioner with the concurrence of the Governor is authorized to establish and administer community programs on an emergency basis in the event one or more community service boards or their respective governing boards fail to assume responsibility for the establishment and implementation of an adequate range of disability services or to provide appropriate disability services as determined by the department or substantially breach their contracts with the department pursuant to this chapter.
- (b) Upon notification by a governing board of a community service board of an inability to provide an adequate range of disability services or to provide appropriate services, the commissioner, with concurrence of the Governor, may:
  - (1) Assume responsibility for the administration and operation of all of the community programs operated by or through such board and, in which case, the programs shall become department programs; the department shall acquire the assets of the community service board; and the community service board employees shall become employees of the department; and the governing board of the community service board shall be dissolved; or
  - (2) Assume responsibility for the administration and operation of one or more of the community programs operated by or through such board, in which case, such program or programs shall become a department program or programs; the department shall acquire those assets of the community service board assigned to such program or programs; and the employees of such program or programs shall become employees of

the department. Any community service board programs not transferred to the department shall continue to be operated by the governing board of the community service board and the employees for such programs shall remain community service board employees.

- (c)(1) Notwithstanding any other provisions of the law, in extenuating circumstances, the commissioner with the concurrence of the Governor is authorized to appoint a manager or management team to manage and operate the programs and services of the community service board if the commissioner finds that the community service board:
  - (A) Provides notice pursuant to Code Section 37-2-6.5 that such the community service board intends to cease operations;
  - (B) Intentionally, recklessly, or negligently failed to discharge its duties pursuant to a contract with the department;
  - (C) Misused state or federal funds;

- (D) Engaged in a fraudulent act, transaction, practice, or course of business;
- (E) Endangered the life, safety, or health of a consumer served by the community service board;
- (F) Failed to keep fiscal records and maintain proper control over its assets;
- (G) Failed to respond to a substantial deficiency in a review or audit;
- (H) Otherwise substantially failed to comply with this chapter or the rules or standards of the department; or
- (I) No longer has the fiscal ability to continue to provide contracted services and, without the intervention of the department, continued provision of disability services or health services to consumers in the service area is in immediate jeopardy.
- (2) In order to carry out the provisions of paragraph (1) of this subsection, the commissioner shall give written notice to the governing board of the community service board regarding the appointment of a manager or management team and the circumstances on which the appointment is based. The governing board of the community service board shall be immediately suspended upon the appointment of a manager or management team by the commissioner. The commissioner may require the community service board to pay costs incurred by the manager or management team.
- (3) Subject to the determination of the commissioner, a manager or management team appointed pursuant to this subsection may:
  - (A) Evaluate, redesign, modify, administer, supervise, or monitor a procedure, operation, or the management of the community service board;
  - (B) Hire, supervise, discipline, reassign, or terminate the employment of an employee of the community service board;
  - (C) Reallocate the resources and manage the assets of the community service board;

(D) Require that a financial transaction, expenditure, or contract for goods and services be approved by the manager or management team;

- (E) Redesign, modify, or terminate a program or service of the community service board;
- (F) Direct the members of the community service board, the executive director, chief financial officer, or any other administrative or program manager, employee, or agent to take an action;
- (G) Exercise a power, duty, authority, or function of the community service board <u>or</u> <u>its governing board</u> as authorized by this chapter;
- (H) Recommend to the commissioner the removal of a member <u>or members of the</u> governing board of the community service board or the executive director of the community service board; and the provisions of any law to the contrary notwithstanding, the commissioner may remove such member or executive director from office. If the commissioner removes a member or members of the governing board of the community service board pursuant to this subparagraph, the member or members so removed shall be replaced pursuant to Code Section 37-2-6; and
- (I) Report at least monthly to the commissioner on actions taken.
- (4) A manager or management team appointed pursuant to this subsection may not use or dispose of any asset or funds contributed to the community service board by the governing authority of a county or municipal corporation without the approval of such governing authority.
- (5) A manager or management team appoint pursuant to this subsection shall be free from all liability, joint or several, for the manager or management team's acts, omissions, and conduct and for the acts, omissions, and conduct of their duly constituted agents in the administration of the community service board or its programs. The state shall indemnify and save them, and each of them, harmless from the effects and consequences of their acts, omissions, and conduct in their official capacity, except to the extent that such effects and consequences shall result from their own willful misconduct.
- (5)(6) If a manager or management team is appointed pursuant to this Code section, the department may:
  - (A) Upon a determination that the conditions that gave rise to the appointment of a manager or management team pursuant to this subsection have been met and that such manager or management team is no longer necessary, terminate the authority delegated to such manager or management team and restore authority to the governing board of the community service board to manage and operate the services and programs of the community service board; or

(B) Operate and manage the programs of the community service board until such time as arrangements can be made to secure one or more alternate service providers to assume responsibility for the provision of services previously provided by the community service board. If this option is exercised, the department shall petition the appropriate superior court for appointment of a receiver pursuant to subsection (d) of Code Section 37-2-6.5.

(6)(7) Nothing in this subsection shall be construed to prohibit the department from canceling a contract with a community service board."

**SECTION 9.** 

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

**SECTION 10.** 

All laws and parts of laws in conflict with this Act are repealed.