1 2 3	CHAPTER 850. VOCATIONAL REHABILITATION SERVICES ADMINISTRATIVE RULES AND PROCEDURES
4 5 6 7 8	PROPOSED RULES TO BE PUBLISHED IN THE TEXAS REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE OFFICE OF THE SECRETARY OF STATE.
9 10 11 12	The Texas Workforce Commission (TWC) proposes amendments to the following sections of Chapter 850, relating to Vocational Rehabilitation Services Administrative Rules and Procedures:
13 14 15 16 17	Subchapter A. Vocational Rehabilitation General Rules, §§850.3 - 850.5 and §850.11 Subchapter C. Councils, Board, and Committees, §§850.33 - 850.35 Subchapter E. Vocational Rehabilitation Services Appeals and Hearing Procedures, §§850.60 - 850.62, 850.69, 850.82, and 850.84
18 19 20	TWC proposes the following new section to Chapter 850, relating to Vocational Rehabilitation Services Administrative Rules and Procedures:
21 22	Subchapter A. Vocational Rehabilitation General Rules, §850.7
23 24 25	TWC proposes the repeal of the following section of Chapter 850, relating to Vocational Rehabilitation Services Administrative Rules and Procedures:
26 27	Subchapter C. Councils, Board, and Committees, §850.32
28 29 30 31 32 33 34 35 36	PART I. PURPOSE, BACKGROUND, AND AUTHORITY Senate Bill (SB) 208, 84th Texas Legislature, Regular Session (2015), added Texas Labor Code, §351.002, which transferred the administration of vocational rehabilitation (VR) services from the Texas Department of Assistive and Rehabilitative Services (DARS) to TWC effective September 1, 2016. The administrative rules relating to the VR Services Program were transferred from DARS to TWC and codified under 40 TAC Chapter 850. On May 13, 2019, TWC amended Chapter 850 to align the chapter with TWC's operation of the VR Services Program.
37 38 39	The purpose of the proposed amendments to Chapter 850 is to address stakeholder comments, clarify existing rules, and improve program service delivery, consistency, and efficiency.
40 41 42 43 44	Texas Government Code, §2001.039 requires that every four years each state agency review and consider for readoption, revision, or repeal each rule adopted by that agency. TWC reviewed the rules in Chapter 850 and proposes changes to clarify the rule language and improve consistency with the Texas Labor Code and federal regulations. Those changes are described in Part II of this preamble.

PART II. EXPLANATION OF INDIVIDUAL PROVISIONS

- 2 (Note: Minor editorial changes are made that do not change the meaning of the rules and,
- 3 therefore, are not discussed in the Explanation of Individual Provisions.)

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SUBCHAPTER A. VOCATIONAL REHABILITATION GENERAL RULES

TWC proposes the following amendments to Subchapter A:

6 7 8

§850.3. Definitions

- 9 Section 850.3 is amended to add the definition for "Agency" and to revise the term from
- "counselor" to "vocational rehabilitation counselor" for clarification. Throughout Chapter 850,
- the term "counselor" has been updated to "vocational rehabilitation counselor" or "VR
- 12 counselor."

13 14

§850.4. Opportunities for Citizen Participation

- 15 Section 850.4 is amended to clarify information regarding open meetings and add a reference to
- 16 40 TAC Chapter 800, Subchapter G, relating to Petition for Adoption of Rules.

17

18 **§850.5. Complaints**

Section 850.5 is amended to expand the methods for filing complaints.

19 20 21

§850.7. Monitoring and Oversight of Vocational Rehabilitation Counselor Performance

22 and Decision Making.

- New §850.7 is added to establish an administrative rule for the monitoring and oversight of VR
- counselor performance and decision making in accordance with Texas Labor Code, §352.104,
- 25 Training and Supervision of Counselors.

2627

28

§850.11. Qualified Vocational Rehabilitation Counselor

Section 850.11 is amended to include Vocational Rehabilitation Division acronym "VRD" in the references to "management" and in place of "division" for clarity.

29 30

Section 850.11(f) is amended to clarify that reimbursement is allowed for one GRE exam.

31 32 33

SUBCHAPTER C. COUNCILS, BOARD, AND COMMITTEES

TWC proposes the following amendments to Subchapter C:

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§850.32. Definitions

Section 850.32 is repealed because the section is no longer needed. The definition for "Agency" and acronym "RCT" are defined elsewhere in Chapter 850.

39 40

SUBCHAPTER E. VOCATIONAL REHABILITATION SERVICES APPEALS AND

41 HEARING PROCEDURES

42 TWC proposes the following amendments to Subchapter E:

43

44 **§850.60. Scope**

- 45 Section 850.60 is amended to remove references to the Business Enterprises of Texas (BET)
- program because the program is addressed in 40 TAC Chapter 854; remove Comprehensive

Rehabilitative Services (CRS) from the scope of services because CRS falls under Texas Health 1

2 and Human Services Commission oversight; and add a reference to the Client Assistance

3 Program (CAP).

4 5

§850.61. Definitions

Section 850.61 is amended to remove the definitions of "counselor" and "State Plan" because the terms are defined in §850.3.

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§850.62. Filing a Request for Review

10 Section 850.62 is amended to state that the request for a review shall be filed within 180 calendar

days from the date of the determination and that the CAP can assist and advocate for customers

during an appeal and informal dispute resolution.

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§850.69. Reasonable Accommodations

Section 850.69 is amended to clarify that TWC shall bear the costs related to providing

reasonable accommodations for hearings or proceedings conducted.

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§850.82. Documentary Evidence and Official Notice

19 Section 850.82 is amended to remove the reference to 34 Code of Federal Regulations (CFR)

Part 395 as BET appeals are addressed in 40 TAC Chapter 854.

20 21 22

§850.84. Impartial Hearing Officer Decision

23 Section 850.84 is amended to remove the references to Texas Labor Code, Chapter 355 and 34

24 CFR Part 395 as BET appeals are addressed in 40 TAC Chapter 854.

25 26

PART III. IMPACT STATEMENTS

Chris Nelson, Chief Financial Officer, determined that for each year of the first five years the

rules will be in effect, the following statements will apply:

28 29 30

27

There are no additional estimated costs to the state and to local governments expected as a result

of enforcing or administering the rules. 31

32 33

There are no estimated cost reductions to the state and to local governments as a result of

enforcing or administering the rules.

34 35

36 There are no estimated losses or increases in revenue to the state or to local governments as a 37

result of enforcing or administering the rules.

38

39 There are no foreseeable implications relating to costs or revenue of the state or local

40 governments as a result of enforcing or administering the rules.

41 42

There are no anticipated economic costs to individuals required to comply with the rules.

43 44

There is no anticipated adverse economic impact on small businesses, microbusinesses, or rural

45 communities as a result of enforcing or administering the rules.

1 Based on the analyses required by Texas Government Code, §2001.024, TWC determined that

2 the requirement to repeal or amend a rule, as required by Texas Government Code, §2001.0045,

3 does not apply to this rulemaking.

4 5

Takings Impact Assessment

- 6 Under Texas Government Code, §2007.002(5), "taking" means a governmental action that
- 7 affects private real property, in whole or in part or temporarily or permanently, in a manner that
- 8 requires the governmental entity to compensate the private real property owner as provided by
- 9 the Fifth and Fourteenth Amendments to the United States Constitution or the Texas
- 10 Constitution, Article I, §17 or §19, or restricts or limits the owner's right to the property that
- would otherwise exist in the absence of the governmental action, and is the producing cause of a 11
- reduction of at least 25 percent in the market value of the affected private real property, 12
- 13 determined by comparing the market value of the property as if the governmental action is not in
- effect and the market value of the property determined as if the governmental action is in effect. 14
- 15 TWC completed a Takings Impact Analysis for the proposed rulemaking action under Texas
- 16 Government Code, §2007.043. The primary purpose of this proposed rulemaking action, as
- discussed elsewhere in this preamble, is to address stakeholder comments, clarify existing rules, 17
- 18 and improve program service delivery, consistency, and efficiency.

19 20

21 22

23

The proposed rulemaking action will not create any additional burden on private real property or affect private real property in a manner that would require compensation to private real property owners under the United States Constitution or the Texas Constitution. The proposal also will not affect private real property in a manner that restricts or limits an owner's right to the property that would otherwise exist in the absence of the governmental action. Therefore, the proposed

24

25 rulemaking will not cause a taking under Texas Government Code, Chapter 2007.

26 27

Government Growth Impact Statement

- 28 TWC determined that during the first five years the rules will be in effect, they:
- 29 --will not create or eliminate a government program;
- 30 --will not require the creation or elimination of employee positions;
- 31 --will not require an increase or decrease in future legislative appropriations to TWC;
- 32 --will not require an increase or decrease in fees paid to TWC;
- 33 --will not create a new regulation;
- 34 --will not expand, limit, or eliminate an existing regulation;
- 35 --will not change the number of individuals subject to the rules; and
- 36 --will not positively or adversely affect the state's economy.

37 38

Economic Impact Statement and Regulatory Flexibility Analysis

39 TWC determined that the rules will not have an adverse economic impact on small businesses or 40

rural communities, as the proposed rules place no requirements on small businesses or rural

41 communities.

42

43 Mariana Vega, Director, Labor Market Information, determined that there is not a significant 44 negative impact upon employment conditions in the state as a result of the rules.

1 Cheryl Fuller, Director, Vocational Rehabilitation Division, determined that for each year of the 2 first five years the rules are in effect, the public benefit anticipated as a result of enforcing the 3 proposed rules will be to clarify existing rules and improve consistency with the Texas Labor 4 Code and federal regulations.

5 6

TWC hereby certifies that the proposal has been reviewed by legal counsel and found to be within TWC's legal authority to adopt.

7 8 9

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PART IV. PUBLIC COMMENTS

Comments on the proposed rules may be submitted to <u>TWCPolicyComments@twc.texas.gov</u> and must be received no later than October 3, 2022.

11 12 13

PART V. STATUTORY AUTHORITY

- 14 The rules are proposed under Texas Labor Code, Chapter 352 and Texas Human Resources
- 15 Code, Chapter 111, which provide TWC with the authority to adopt, amend, or repeal such rules
 - as it deems necessary for the effective administration of vocational rehabilitation services.

16 17

- 18 The proposed rules affect Texas Human Resources Code, Chapter 111 and Texas Labor Code,
- 19 Chapter 352.

1 2 3	CHAPTER 85	50. VOCATIONAL REHABILITATION SERVICES ADMINISTRATIVE RULES AND PROCEDURES
4	SUBCHAPTER	RA. VOCATIONAL REHABILITATION GENERAL RULES
5 6	§850.3. Defi	nitions
7	3030.3. Deli	muons.
8	The follo	owing words and terms, when used in this <u>chaptersubchapter</u> , have the following
9		s, unless the context clearly indicates otherwise:
10	8	,
11	<u>(1)</u>	AgencyThe unit of state government established under Texas Labor Code,
12		Chapter 301, that is presided over by the Commission and administered by the
13		executive director to operate the integrated workforce development system and
14		administer the unemployment compensation insurance program in the State of
15		Texas. The definition of "Agency" shall apply to all uses of the term in this
16		<u>chapter.</u>
17		
18	(1)	Counselor - An Agency employee who is trained to provide vocational
19		guidance and counseling and meets the minimum qualifications designated in a
20		functional job description.
21	(2)	
22	(2)	State PlanThe plan for vocational rehabilitation services submitted by the
23		Vocational Rehabilitation Division (VRD) in compliance with Title I of the
24		Rehabilitation Act of 1973, as amended.
25	(2)	
26	(3)	Vocational rehabilitation counselorAn Agency employee who is trained to
27		provide vocational guidance and counseling and meets the minimum
28 29		qualifications designated in a functional job description.
30	8850 4 Opp	artunities for Citizen Participation
31	8030.4. Opp	ortunities for Citizen Participation.
32	In additio	on to other procedures listed in Part 2 of this title (relating to Department of
33		and Rehabilitative Services), individuals with disabilities, parents of infants and
34		with disabilities, and other citizens have the opportunity to:
35	toddicis	with disabilities, and other entizens have the opportunity to.
36	(1)	voice concerns through public representation on Agency committees, councils,
37	(1)	and boards;
38		und bourds,
39	(2)	attend and make public comments at open public meetings (notices of all
40	(-)	open public meetings and agenda items are published in accordance with the
41		Texas Open Meetings Act in the Texas Register);
42		
43	(3)	comment on all proposed rules; and
44	(3)	r r
45	(4)	submit a petition requesting the adoption of rules <u>pursuant to Chapter 800</u> ,
46	()	Subchapter G of this title (relating to Petition for Adoption of Rules).

- (A) All petitions proposing the adoption of Agency rules shall be submitted in writing to the Commission. The petition must contain the following:
 - (i) the text of the proposed rule prepared in a manner to indicate the words to be added or deleted from the current text, if any;
 - (ii) a statement of the statutory or other authority under which the rule is to be promulgated; and
 - (iii) the public benefits anticipated as a result of adopting the rule or the anticipated implications that could result from the failure to adopt the proposed rule.
- (B) Agency staff reviews the requests and present recommendations to the Commission for action.

§850.5. Complaints.

- (a) Complaints may be filed with the Agency either in writing through mail, emailemail, phone, or facsimile, or by videotape for individuals who use sign language to communicate. Complaints should be directed to the customer's local vocational rehabilitation VR office or may be submitted to the Agency's Customer Relations staff as indicated on the Agency's website via email to customers@twc.state.tx.us.
- (b) For the purpose of directing complaints to the Agency, the Agency may notify customers and service recipients of its name, mailing address, and telephone number by including the information:
 - (1) on each registration form, application, or written contract relating to participation in a program that is funded in any part by money derived from or through the Agency;
 - (2) on a sign that is prominently displayed in the place of business of each individual or entity engaging in a program that is funded in any part by money derived from or through the Agency;
 - (3) in a bill for service provided by an individual or entity engaging in a program that is funded in any part by money derived from or through the Agency; or
 - (4) in other media for dissemination of information as determined by the Agency.
- (c) Ordinarily, the Agency resolves complaints within 60 days.

1 2		Monitoring and Oversight of Vocational Rehabilitation Counselor Performance Decision Making.
3 4 5		The Vocational Rehabilitation Division will provide specific guidance to vocational rehabilitation (VR) counselors as required by Texas Labor Code, §352.104.
6 7 8		VR counselor supervisors shall ensure that VR counselors complete all required and necessary training.
9 10 11 12		VR counselor supervisors shall monitor VR counselor performance through case reviews, offer required training, and use other tools, as appropriate, to provide guidance and enhance VR counselor performance and decision making.
13 14	§850.1 1	1. Qualified Vocational Rehabilitation Counselor.
15 16 17 18 19 20	(a)	The Vocational Rehabilitation Division (VRD) helps <u>vocational rehabilitation (VR)</u> counselors to meet the Comprehensive System of Personnel Development (CSPD) standard, <u>as set forth in 34 Code of Federal Regulations §361.18</u> , by making funds available through the Qualified Vocational Rehabilitation Counselor (QVRC) program for the required graduate education except when:
21 22		(1) unforeseen circumstances occur that may restrict or prohibit the funding; or
23242526		(2) <u>VRD</u> management discontinues a <u>VR</u> counselor's participation in the program in the best interests of <u>VRD</u> the division.
26 27 28 29	(b)	The VRD director or designee must approve QVRC financial assistance. This financial assistance is contingent on:
30		(1) funding;
31 32 33		(2) <u>VRD</u> management approval; and
34 35		(3) compliance with qualifications for participation.
36 37 38 39	(c)	Qualifications for participation in the QVRC program require that <u>VR</u> vocational rehabilitation counselors and transition <u>VR</u> vocational rehabilitation counselors applying for assistance must:
40		(1) have completed the initial training year;
41 42 43		(2) be meeting or exceeding job performance expectations;
44 45 46		(3) obtain the appropriate approvals to pursue a graduate degree or prescribed coursework;

1 2 2		` /	pply for Rehabilitation Services Administration—(RSA) scholarship and niversity stipend funding, if applicable; and
3 4		(5) b	e accepted by the appropriate institution of higher education.
5 6 7	(d)		counselor who meets the CSPD standard is considered a QVRC Qualified onal Rehabilitation Counselor.
8		Vocatio	mai renaumation counseior.
9	(e)	A VR o	counselor is expected to meet the CSPD standard within seven years from
10	()		tion of the initial training year. VRDDivisions must conduct transcript
11			s and/or confirm certifications to determine compliance with standards or to
12			coursework to be completed by the <u>VR</u> counselor.
13			· —
14	(f)	A <u>VR</u> c	ounselor is expected to pay all costs or expenses:
15			
16		(1) as	ssociated with the college application, and admission, and except one GRE
17		<u>e</u> :	xamfee (reimbursement of one GRE exam is allowed);
18			
19		(2) re	elated to tuition, fees, and books for any coursework that must be repeated
20		b	ecause of failure to successfully complete; and
21			
22			elated to completing work necessary to remove any grade of "I" (Incomplete)
23			vithin three months, unless there are valid reasons (for example, serious
24		il	lness, or university regulations to the contrary).
25			
	BCHAPT.	ER C. C	OUNCILS, BOARD, AND COMMITTEES
27	00.00	.	
28	§850.3	2. Defini	tions.
29	TD1	C 11 '	
30			ng words and terms, when used in this division, have the following meanings,
31	unl	ess the co	ontext clearly indicates otherwise:
32		(1) A	
33		(1) A	sgency—The Texas Workforce Commission.
34		(2) D	OCT. The Debahilitation Council of Tayor
35		(2) K	CCT—The Rehabilitation Council of Texas.
36	0050.2) Taalsa	
37 38	8020.3	3. Tasks	•
39	Too	lza Thol	Dahahilitation Council of Toyog (DCT) shalls
40	1 88	KS. The	Rehabilitation Council of Texas (RCT) shall:
40		(1) re	eview, analyze, and advise the Vocational Rehabilitation Division (VRD)
42		` /	bout itstheir performance of responsibilities, particularly those relating to:
43		ai	Jour <u>moner</u> performance of responsionities, particularly mose relating to.
43 44		()	A) eligibility determination (including order of selection);
45		(1	1) Charletting determination (including order of selection),
46		Œ	B) the extent, scope, and effectiveness of services provided; and
		1.1	-,

- (C) functions performed by VRD that potentially affect the ability of individuals with disabilities to achieve rehabilitation goals and objectives;
- (2) advise the Vocational Rehabilitation Division (VRD) and, at its discretion, help prepare the State Plan for Vocational Rehabilitation Services; amendments to the plan; and applications, reports, needs assessments, and evaluations required;
- (3) to the extent feasible, review and analyze the effectiveness of, and customer satisfaction with:
 - (A) the functions performed by state agencies and other public and private entities responsible for performing functions for individuals with disabilities; and
 - (B) vocational rehabilitation services:
 - (i) provided, or paid for from funds made available, under 29 <u>United</u> <u>States Code (USC)</u> §725, or through other public or private sources; and
 - (ii) provided by state agencies and other public and private entities responsible for providing vocational rehabilitation services to individuals with disabilities; and
 - (C) the employment outcomes achieved by individuals who receive services under 29 USC §725, including the availability of health and other employment benefits in connection with those employment outcomes;
- (4) coordinate with other councils in the state, including the State Independent Living Council established under 29 USC §796d; the advisory panel established under §612(a)(20) of the Individuals with Disabilities Education Act, 20 USC §1412(a)(21); the State Council on Developmental Disabilities described in 42 USC §15025; the State Mental Health Planning Council established under 42 USC §300x-3(a); and the state workforce investment board;
- (5) advise VRD and coordinate working relationships between <u>VRD</u>the divisions and the State Independent Living Council and centers for independent living within the state; and
- (6) perform other comparable functions consistent with the Rehabilitation Act of 1973, as amended, that the RCT determines to be appropriate.

1	§ 850.3 4	l. Reports.
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3	The	Rehabilitation Council of Texas RCT shall:
4		
5		(1) prepare and submit an annual report to the governor or appropriate state entity
6		and the Commission on the status of vocational rehabilitation programs
7		operated within the state, and make the report available to the public; and
8		
9		(2) submit to the commissioner of the Rehabilitation Services Administration,
10		United States Department of Education, periodic reports that the commissioner
11		may reasonably request, and keep records that the commissioner finds
12		necessary to verify those reports.
13	00=00=	
14	§850.35	5. Funding.
15		
16		Rehabilitation Council of Texas (RCT) is funded primarily by federal funds, and its
17	ex1s	tence is required in order for the Agency to receive and expend federal funds.
18	ID CILL DEL	
		ER E. VOCATIONAL REHABILITATION SERVICES APPEALS AND
20	HEARIN	G PROCEDURES
21	0050 (0	
22	8850.60	O. Scope.
23	(-)	Th. 6.11
24 25	(a)	The following statutes and regulations authorize the procedures established by this
25 26		subchapterehapter:
26		(1) The Debel-Hitetian Act of 1072 as amounted 20 United States Code USC \$701
27		(1) The Rehabilitation Act of 1973, as amended, 29 <u>United States Code USC</u> §701
28		et seq. and regulations of the <u>United States U.S.</u> Department of Education,
29 20		Rehabilitation Services Administration, 34 Code of Federal Regulations (CFR)
30		Part 361, as amended, relating to the State Vocational Rehabilitation Services
31 32		Program;
33		(2) 34 CFR Part 395, as amended, relating to Vending Facility Program for the
34		Blind on Federal and Other Property; and
3 4 35		Diffice of Federal and Other Froperty; and
36		(2)(3) 34 CFR Part 367, as amended, relating to the Independent Living Services
37		for Older Individuals Who Are Blind (ILS-OIB); and-
38		for Older findividuals who Are Blind (ILS-Old), and
39		(3) 34 CFR Part 370, as amended, relating to the Client Assistance Program.
40		(5) 57 CTR Tart 570, as amended, relating to the Chefit Assistance Frogram.
41	(b)	The procedures in this subchapter apply to those determinations made by Agency
42	(0)	personnel that affect the provision of vocational rehabilitation (VR) services and
43		ILS-OIB, independent living services for older individuals who are blind, and the
44		Business Enterprises of Texas program.
45		Dublicos Enterprises of Texas program.
46		(1) Unless the determination concerns the denial, reduction, suspension, or
		(1) Simple and accommunity concerns the actual, reduction, suspension, or

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termination of VR services <u>or ILS-OIB</u>, <u>independent living services for older individuals who are blind</u>, <u>or comprehensive rehabilitation services by the Agency</u>, it is not subject to review under the procedures of this subchapter.

- (2) The following decisions or determinations are not subject to review under this subchapter:
 - (A) Administrative administrative decisions that are made by Agency supervisors or managers without reference to any specific applicant or customer and that apply generally to the provision of VR services to applicants or customers, including to decisions concerning the assignment of personnel;
 - (B) <u>Decisions</u>decisions, diagnoses, judgments, actions, or omissions of third-party vendors or service providers;
 - (C) <u>Decisions decisions</u> concerning the content of an applicant's or customer's record of service for which remedies are provided under 34 CFR §361.38(c)(4) and §361.47(a)(12); and
 - (D) <u>Decisions decisions</u> allegedly violating any state or federal antidiscrimination or civil rights statute (as amended), including the provisions of Texas Labor Code, Chapter 21; the Rehabilitation Act of 1973, as amended; the Americans with Disabilities Act, Section 504, the Americans with Disabilities Act; or the Age Discrimination in Employment Act.
- (c) Ineligibility. The following may challenge a determination of ineligibility through the procedures of this <u>subchapter</u>division:
 - (1) <u>Applicants applicants</u> who are found not to be eligible for VR services; and
 - (2) <u>Previously previously</u> eligible individuals who have been determined no longer eligible for VR services under 34 CFR §361.43.
- (d) An individual's decision to seek an informal resolution of matters about which the individual is dissatisfied shall not prevent, compromise, or delay the individual's access to formal resolution procedures in this <u>subchapterdivision</u>.
- (e) The Agency shall not suspend, reduce, or terminate VR services being provided to an applicant or customer, including evaluation and assessment services and the development of an Individualized Plan for Employment, pending a resolution of the applicant's or customer's appeal by mediation or hearing, unless:
 - (1) the applicant or customer requests a suspension, reduction, or termination of services; or

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(2) the Agency has evidence that the applicant or customer obtained the services through misrepresentation, fraud, collusion, or criminal conduct.

§850.61. Definitions.

The following words and terms, when used in this subchapter, have the following meanings unless the context clearly indicates otherwise. The use of the singular or plural case is not meant to be limiting unless the context clearly indicates otherwise.

- (1) Act--The Rehabilitation Act of 1973 as amended, 29 <u>United States Code USC</u> §701, et seq.
- (2) Appellant--An applicant, eligible individual, authorized representative, or parent who has initiated formal procedures under this subchapter.
- (3) Applicant--An individual who submits an application for <u>vocational</u> rehabilitation VR services in accordance with 34 Code of Federal Regulations (CFR) Part 361.
- (4) Authorized representative--An attorney authorized to practice law in the State of Texas, or an individual designated by a party to represent the party in hearing procedures. The term includes a parent or an individual made legally responsible for a child by a court of competent jurisdiction.
- (5) Counselor-An Agency employee who is trained to provide vocational guidance and counseling and meets the minimum qualifications designated in a functional job description.
- (5)(6) Customer--An applicant or an individual with a disability who is receiving vocational rehabilitation VR services.
- (6)(7) Discovery--The process by which a party, before any final hearing on the merits, may obtain evidence and other information that is relevant to a claim or defense in the appeal.
- (7)(8) Eligible individual--Any individual with a disability determined to be eligible to receive <u>vocational rehabilitation</u>VR services.
- (8)(9) Hearing--A formal review conducted under this <u>subchapter</u> chapter. This term includes prehearing conferences.
- (9)(10) Impartial hearing officer (IHO)--An individual who is appointed to conduct a hearing under this <u>subchapter</u>ehapter.
- (10)(11) Individualized Plan for Employment--A plan developed for each

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individual determined to be eligible for <u>vocational rehabilitation VR</u> services, in accordance with 34 <u>Code of Federal Regulations CFR</u> Part 361.

- (11)(12) Parent--The term "parent," whether singular or plural, means a minor child's natural or adoptive parent, the spouse of the minor child's natural or adoptive parent, the minor child's surrogate or foster parent, the spouse of the surrogate or foster parent, or other individual made legally responsible for the minor child by a court.
- (12)(13) Party--An individual or agency named or admitted to participate in a formal hearing.
- (13)(14) Record--The official record of a hearing, including all arguments, briefs, pleadings, motions, intermediate rulings, orders, evidence received or considered, statements of matters officially noticed, questions and offers of proof, objections and rulings on objections, proposed findings of fact, conclusions of law, and IHO hearing officer decision; any other decision, opinion, or report by the IHO hearing officer or Commission; and all memoranda or data, including customer and applicant files, submitted to or considered by the IHO impartial hearing officer.
- (15) State Plan-The plan for vocational rehabilitation VR services submitted by the Agency's Vocational Rehabilitation Division in compliance with the Act.

§850.62. Filing a Request for Review.

- (a) Any applicant or eligible individual who is dissatisfied with a determination made by the Agency, as described in §850.60 of this subchapter (relating to Scope), may request, or, if appropriate, may request through the individual's authorized representative, a review of the determination. Although no prescribed form is required to file a request, preprinted forms for this purpose are available on request within the Agency's Office of General Counsel or at any Agency vocational rehabilitation VR office.
- (b) The request for a review shall be filed within 180 calendar days from the date of the determination and shall be filed in writing with the hearings coordinator within the Agency's Office of General Counsel. A request shall be considered filed on the day that it is received by the hearings coordinator within the Agency's Office of General Counsel.
 - (1) A request shall be considered filed on the day that it is received by the hearings coordinator within the Agency's Office of General Counsel.
 - (2) Preprinted forms for this purpose are available on request from the hearings coordinator within the Agency's Office of General Counsel or any Agency VR office.

- (c) On receiving a request for review, the hearings coordinator within the Agency's Office of General Counsel shall, within five working days, mail the appellant:
 - (1) the name, address, and telephone number of the Client Assistance Program established under federal law that can, among other things, assist and advocate for customers during an appeal and informal dispute resolution;
 - (2) the name of the IHO appointed to hear the appeal, and the date, time, and place of any prehearing;
 - (3) a copy of applicable hearing procedures; and
 - (4) notice that the appellant has the right to request mediation procedures.

§850.69. Reasonable Accommodations.

- (a) Any hearing or proceedings conducted under this subchapter shall be held, whenever feasible, by telephone (directly or by relay), at a time and place reasonably accessible to the appellant and any witnesses, and convenient for parties. In considering the physical location of a hearing or proceeding, the IHO shall consider, among other factors:
 - (1) the suitability of any proposed facilities for a hearing, including the ability of the appellant and any witnesses to gain physical access to the proceedings and facilities; and
 - (2) the comparative distances and times required to travel from places of work or residence to a proposed hearing location by parties and witnesses.
- (b) The Agency shall, upon reasonable notice, provide the appellant with readers or interpreters. Reasonable notice shall be considered to be no fewer than five working days prior to the proceeding, unless good cause for a shorter period exists in the judgment of the IHO.
- (c) A copy of a transcript prepared during hearing proceedings and all notices and documents shall be provided to the appellant in an accessible format on request.
- (d) The Agency shall bear the costs related to providing reasonable accommodations for hearings or proceedings conducted under this subchapter.

§850.82. Documentary Evidence and Official Notice.

(a) Documentary evidence may be received in the form of copies or excerpts if the original is not readily available. On request, parties shall be given an opportunity to compare the original and the copy or excerpt.

- (b) When numerous similar documents that are otherwise admissible are offered into evidence, the IHO may limit the documents received to those that are typical and representative. The IHO may also require that an abstract of relevant data from the documents be presented in the form of an exhibit, provided that all parties are given the right to examine the documents from which such abstracts were made.
- (c) The following laws, rules, regulations, and policies are officially noticed:
 - (1) The Rehabilitation Act of 1973, as amended, 29 <u>United States Code USC</u> §701, et seq.;
 - (2) <u>United States U.S.</u> Department of Education regulations, 34 <u>Code of Federal</u> Regulations CFR Parts 361 and 367, and 395;
 - (3) The Agency's State Plan for Vocational Rehabilitation Services;
 - (4) The Agency's Vocational Rehabilitation and, Independent Living for Older Individuals Who Are Blind, and Rehabilitation policy manuals; and
 - (5) Texas Administrative Code, Title 40, Part 20, Texas Workforce Commission.
- (d) Official notice also may be taken of:
 - (1) all facts that are judicially cognizable; and
 - (2) generally recognized facts within the area of the Agency's specialized knowledge.

§850.84. Impartial Hearing Officer Decision.

- (a) Within 30 days of the hearing completion date, the IHO shall issue a decision that is based on the evidence and consistent with the provisions of the approved State Planstate plan; the Act, as amended; federal vocational rehabilitation regulations, state regulations, and policies that are consistent with federal requirements, and shall provide to the appellant or, if appropriate, the appellant's authorized representative, and the Agency's authorized representative or the Agency's Office of General Counsel, as appropriate, a full written report of the findings of fact, conclusions of law, and any other grounds for the decision.
- (b) The hearing completion date is the date upon which the IHO receives the transcript of the oral hearing, if any was prepared, of the oral hearing, or, if no transcript was prepared, the date of the adjournment of the hearing's adjournment date hearing.
- (c) The decision shall address each issue considered by the IHO.
- (d) The IHO may prescribe such remedies as are appropriate within the scope of, and

1	р	ermitted by, as applicable, Texas Labor Code, Chapter 352 Chapters 352 and 355;
2	2 tl	ne Act, as amended; the regulations of the Rehabilitation Services Administration of
3	3 tl	ne United States U.S. Department of Education, 34 Code of Federal Regulations CFR
2	₽ P	arts 361, and 365, and 395; and the Agency's policies and rules.
5	5	
6	5 (1) The IHO shall not award restitutionary, compensatory, or monetary relief,
7	7	including monetary damages, to any party.
8	}	
9) (2) The IHO shall not prescribe an action affecting the employment of an Agency

The IHO shall not prescribe an action affecting the employment of an Agency (2) employee.