	Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly. Act 634 of the Regular Session	
1	State of Arkansas As Engrossed: H3/15/07	
2	86th General Assembly A Bill	
3	Regular Session, 2007 HOUSE BILL 235	57
4		
5	By: Representatives Stewart, Burkes	
6		
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE "CHILD WELFARE AGENCY	
10	LICENSING ACT"; AND FOR OTHER PURPOSES.	
11		
12	Subtitle	
13	AN ACT TO AMEND THE "CHILD WELFARE	
14	AGENCY LICENSING ACT".	
15		
16		
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
18		
19	SECTION 1. Arkansas Code § 9-28-402(20), regarding the definition of	
20	"residential child care facility", is amended to read as follows:	
21	(20) "Residential child care facility" means any child welfare	
22	agency that provides care, training, education, custody, or supervision on a	
23	twenty-four-hour basis for six (6) or more unrelated minors, excluding foster	<u>-</u>
24	homes that have six (6) or more minors who are all related to each other but	
25	who are not related to the foster parents;	
26		
27	SECTION 2. Arkansas Code § 9-28-407 is amended to read as follows:	
28	9-28-407. Licenses required and issued.	
29	(a)(l) It shall be unlawful for any person, partnership, group,	
30	corporation, association, or other entity or identifiable group of entities	
31	having a coordinated ownership of controlling interest to operate or assist	
32	in the operation of a child welfare agency that has not been licensed by the	
33	Child Welfare Agency Review Board from licensing pursuant to this	
34	subchapter.	
35	(2) This license shall be required in addition to any other	



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1 license required by law for all entities that fit the definition of a child 2 welfare agency and are not specifically exempted, except that no nonpsychiatric residential treatment facility or agency licensed or exempted 3 4 pursuant to this subchapter shall be deemed to fall within the meaning of § 20-10-101 for any purpose. 5 6 (3) Any child welfare agency capacity licensed or permitted by 7 the board as of March 1, 2003, whether held by the original licensee or by a 8 successor in interest to the original licensee, is exempted from: 9 (A) Obtaining any license or permit from the Office of Long-Term Care of the Division of Medical Services of the Department of 10 11 Health and Human Services; 12 (B) Obtaining any permit from the Health Services Permit Agency or the Health Services Permit Commission to operate at the capacity 13 14 licensed by the board as of March 1, 2003; and 15 (C) Obtaining any permit from the agency or the commission 16 to operate at any future expanded capacity serving only non-Arkansas 17 residents unless a permit is required by federal law or regulation. (4) Any further expansion of capacity by a licensee of the board 18 19 shall require a license or permit from the office and the agency unless the bed expansion is exempted under subdivisions (a)(3)(A)-(C) of this section. 20 21 (5)(A) Subdivisions (a)(3) and (4) of this section shall be 22 construed to include a child welfare agency that is licensed or permitted by 23 the Child Welfare Agency Review Board as a residential facility as of March 24 1, 2003, if the licensee then met and continues to meet the following 25 criteria: 26 The licensee is a nonhospital-based residential (i) 27 facility that specializes in providing treatment and care for seriously 28 emotionally disturbed children under eighteen (18) years of age who have co-29 occurring substance abuse and psychiatric disorders; 30 The licensee possesses accreditation from at (ii) 31 least one (1) of the following national accreditation entities: 32 The Commission on Accreditation of (a) 33 Rehabilitation Facilities; 34 The Council on Accreditation of Services (b) 35 for Families and Children: or 36 The Joint Commission on Accreditation of (c)

1 Healthcare Organizations; 2 (iii) The licensee is licensed by the Bureau of Alcohol and Drug Abuse Prevention or its successor; and 3 4 (iv) The licensee is operating a nontraditional 5 program that is approved by the Department of Education. 6 (B)(i) Licensees described in subdivision (a)(5)(A) of 7 this section shall be eligible for reimbursement by the Arkansas Medicaid 8 Program under the same methodology and at the same reimbursement rates as 9 residential treatment facilities that do not specialize in treating children 10 with co-occurring substance abuse and psychiatric disorders. 11 (ii) However, Medicaid payments shall be reduced by 12 payments received from other payers in connection with Medicaid-covered care 13 and treatment furnished to Medicaid recipients. 14 (b)(1) It shall be unlawful for any person to falsify an application 15 for licensure, to knowingly circumvent the authority of this subchapter, to 16 knowingly violate the orders issued by the board, or to advertise the 17 provision of child care or child placement when not licensed under this subchapter to provide those services, unless determined by the board to be 18 19 exempt from licensure under this subchapter. 20 (2) Any violation of this section shall constitute a Class 21 D felony. 22 (c)(1) Any person, partnership, group, corporation, organization, 23 association, or other entity or identifiable group of entities having a 24 coordinated ownership of controlling interest, desiring to operate a child 25 welfare agency shall first make application for a license or a church-26 operated exemption for the facility to the board on the application forms 27 furnished for this purpose by the board. 28 (2) The division shall also furnish the applicant with a copy of 29 this subchapter and the policies and procedures of the board at the time the 30 person requests an application form. The child welfare agency shall submit a separate application for license for each separate physical location of a 31 32 child welfare agency. 33 (d)(1) The division shall review, inspect, and investigate each 34 applicant to operate a child welfare agency and shall present a 35 recommendation to the board whether the board should issue a license and what

36 the terms and conditions of the license should be.

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1 (2) The division shall complete its recommendation within ninety 2 (90) days after receiving a complete application from the applicant. A complete application shall consist of: 3 4 (A) A completed application form prepared and furnished by 5 the board; 6 (B) A copy of the articles of incorporation, bylaws, and 7 current board roster, if applicable, including names and addresses of the 8 officers; 9 (C) A complete personnel list with verifications of 10 qualifications and experience; 11 (D) Substantiation of the financial soundness of the 12 agency's operation; and (E) A written description of the agency's program of care, 13 14 including intake policies, types of services offered, and a written plan for 15 providing health care services to children in care. 16 (e)(1) The board shall issue a regular license which shall be 17 effective until adverse action is taken on the license if the board finds 18 that: 19 The applicant for a child welfare agency license meets all (A) licensing requirements; or 20 21 (B) The applicant for a child welfare agency license meets all 22 essential standards, has a favorable compliance history, and has the ability 23 and willingness to comply with all standards within a reasonable time. 24 (2) The board may issue a provisional license which shall be 25 effective for up to one (1) year if the board finds that the applicant meets 26 all essential standards but the applicant requires more frequent monitoring 27 because the applicant's ability or willingness to meet all standards within a 28 reasonable time has not been favorably determined. The board shall at no time 29 issue a regular or provisional license to any agency or facility that does 30 not meet all essential standards. 31 (f)(1) A license to operate a child welfare agency shall apply only to 32 the address and location stated on the application and license issued, and it 33 shall be transferable from one (1) holder of the license to another or from 34 one (1) place to another. 35 (2) Whenever ownership of a controlling interest in the

36 operation of a child welfare agency is sold, the following procedures must be

1 followed: 2 (A) The seller shall notify the division of the sale at least thirty (30) days prior to the completed sale; 3 4 (B) The seller shall remain responsible for the operation 5 of the child welfare agency until such time as the agency is closed or a 6 license is issued to the buyer; 7 (C) The seller shall remain liable for all penalties 8 assessed against the child welfare agency that are imposed for violations or 9 deficiencies occurring before the transfer of a license to the buyer; (D) The buyer shall be subject to any corrective action 10 11 notices to which the seller was subject; and (E) The provisions of subsection (a) of this section, 12 13 including those provisions regarding obtaining licenses or permits from the 14 office and regarding obtaining any permits from the Health Services Permit 15 Agency or the commission shall apply in their entirety to the new owner of 16 the child welfare agency. 17 (g) If the board votes to issue a license to operate a child welfare agency, the license must be posted in a conspicuous place in the child 18 19 welfare agency and must state at a minimum: 20 (1) The full legal name of the entity holding the license, 21 including the business name, if different; 22 (2) The address of the child welfare agency; (3) The effective date and expiration date of the license; 23 24 (4) The type of child welfare agency the licensee is authorized 25 to operate; 26 The maximum number and ages of children that may receive (5) 27 services from the agency, if the agency is not a child placement agency; and 28 (6) The status of the license, whether regular or provisional; 29 and 30 (7) Any special conditions or limitations of the license. (h)(1) Reports, correspondence, memoranda, case histories, or other 31 materials, including protected health information, compiled or received by a 32 33 licensee or a state agency engaged in placing a child, including both foster care and protective services records, shall be confidential and shall not be 34 35 released or otherwise made available except to the extent permitted by 36 federal law and only:

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1 (A) To the director as required by regulation; 2 (B) For adoptive placements as provided by the Revised 3 Uniform Adoption Act, § 9-9-201 et seq.; 4 (C) To multidisciplinary teams under § 12-12-502(b); 5 (D)(i) To the child's parent, guardian, or custodian. 6 (ii) However, the licensee or state agency may 7 redact information from the record such as the name or address of foster 8 parents or providers when it is in the best interest of the child; 9 (iii) The licensee or state agency may redact 10 counseling records, psychological or psychiatric evaluations, examinations, 11 or records, drug screens or drug evaluations, or similar information 12 concerning a parent if the other parent is requesting a copy of a record; (E) To the child; 13 14 (F)(i) To health care providers to assist in the care and 15 treatment of the child at the discretion of the licensee or state agency and 16 if deemed to be in the best interest of the child. (ii) "Health care providers" includes doctors, 17 18 nurses, emergency medical technicians, counselors, therapists, mental health 19 professionals, and dentists; (G) To school personnel and day care centers caring for 20 21 the child at the discretion of the licensee or state agency and if deemed to 22 be in the best interest of the child; 23 (H)(i) To foster parents, the foster care record for 24 foster children currently placed in their home. 25 (ii) However, information about the parents or 26 guardians and any siblings not in the foster home shall not be released; 27 (I)(i) To the board. 28 (ii) However, at any board meeting no information 29 which identifies by name or address any protective services recipient or 30 foster care child shall be orally disclosed or released in written form to 31 the general public; 32 (J) To the Division of Youth Children and Family Services 33 of the Department of Health and Human Services, including child welfare 34 agency licensing specialists; 35 (K) For any audit or similar activity conducted in 36 connection with the administration of any such plan or program by any

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1 governmental agency which is authorized by law to conduct the audit or 2 activity; 3 (L) Upon presentation of an order of appointment, to a 4 court-appointed special advocate; 5 (M) To the attorney ad litem for the child; 6 (N) For law enforcement or the prosecuting attorney upon 7 request at the discretion of the licensee or state agency and if deemed to be 8 in the best interest of the child; 9 (0) To circuit courts, as provided for in the Arkansas Juvenile Code of 1989, § 9-27-301 et seq.; 10 11 (P) In a criminal or civil proceeding conducted in connection with the administration of any such plan or program; 12 (Q) For purposes directly connected with the 13 14 administration of any of the state plans as outlined at 42 U.S.C. 671(a)(8), 15 as in effect January 1, 2001; 16 (R) For the administration of any other federal or 17 federally assisted program which provides assistance, in cash or in kind, or services, directly to individuals on the basis of need; or 18 19 (S)(i) To individual federal and state representatives and senators in their official capacity and their staff members with no 20 21 redisclosure of information. 22 (ii) No disclosure shall be made to any committee or 23 legislative body of any information which identifies by name or address any 24 recipient of services; or 25 (T) To a grand jury or court upon a finding that 26 information in the record is necessary for the determination of an issue 27 before the court or grand jury-; 28 (U) To a person, provider, or government entity identified 29 by the licensee or the state agency as having services needed by the child or 30 his or her family; or 31 (V) To volunteers authorized by the licensee or the state 32 agency to provide support or services to the child or his or her family at 33 the discretion of the licensee or the state agency and only to the extent 34 information is needed to provide the support or services. 35 (2) Foster home and adoptive home records are confidential and 36 shall not be released except:

1 (A) To the foster parents or adoptive parents; 2 (B) For purposes of review or audit, by the appropriate 3 federal or state agency; 4 (C) Upon allegations of child maltreatment in the foster 5 home or adoptive home, to the investigating agency; 6 (D) To the board; 7 (E) To the Division of Children and Family Services of the 8 Department of Health and Human Services, including child welfare agency 9 licensing specialists; 10 (F) To law enforcement or the prosecuting attorney upon 11 request; 12 (G) To a grand jury or court upon a finding that 13 information in the record is necessary for the determination of an issue before the court or grand jury; or 14 15 (H)(i) To individual federal and state representatives and 16 senators in their official capacity and their staff members with no 17 redisclosure of information. (ii) No disclosure shall be made to any committee or 18 19 legislative body of any information that identifies by name or address any recipient of services-; or 20 21 (I) To the attorney ad litem and court-appointed special 22 advocate, the home study on the adoptive family selected by the department to 23 adopt the juvenile. 24 (3)(A) Any person or agency to whom disclosure is made shall not 25 disclose to any other person reports or other information obtained pursuant 26 to this subsection. 27 (B) Any person disclosing information in violation of this 28 subsection shall be guilty of a Class C misdemeanor. 29 (C) Nothing in this subchapter shall be construed to 30 prevent subsequent disclosure by the child or his or her parent or guardian. 31 (i) Foster parents approved by a child placement agency licensed by 32 the Department of Health and Human Services shall not be liable for damages 33 caused by their foster children nor shall they be liable to the foster 34 children nor to the parents or guardians of the foster children for injuries to the foster children caused by acts or omissions of the foster parents 35 36 unless the acts or omissions constitute malicious, willful, wanton, or

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1 grossly negligent conduct. 2 (j) Volunteers approved by the department of Health and Human Services who transport foster children or clients of the department or who supervise 3 4 visits at the request of the department shall not be liable to the foster 5 children or the clients nor to the parents or guardians of any foster 6 children for injuries to the clients or the foster children caused by the 7 acts or omissions of the volunteers unless the acts or omissions constitute malicious, willful, wanton, or grossly negligent conduct. 8 9 10 SECTION 3. Arkansas Code § 9-28-409 is amended to read as follows: 11 9-28-409. Criminal record and child maltreatment checks. 12 (a)(1) Each of the following persons in a child welfare agency shall 13 be checked with the child maltreatment central registry in his or her state 14 of residence and any state of residence in which the person has lived for the 15 past six (6) years and in the person's state of employment, if different, for 16 reports of child maltreatment in compliance with policy and procedures 17 promulgated by the Child Welfare Agency Review Board: 18 (A) An employee having direct and unsupervised contact 19 with children; 20 (B) A volunteer having direct and unsupervised contact 21 with children; 22 (C) A foster parent and all household members age ten (10) 23 years and older; 24 (D) An adoptive parent and all household members age ten 25 (10) years and older; 26 (E) An owner having direct and unsupervised contact with 27 children; and 28 (F) A member of the agency's board of directors having 29 direct and unsupervised contact with children. 30 (2) The board shall have the authority to deny a license or 31 church-operated exemption to any applicant found to have any record of 32 founded child maltreatment in the official record of the registry. 33 (3)(A) Any person required to be checked under this section who 34 is found to have any record of child maltreatment in the official record of 35 the registry shall be reviewed by the owner or operator of the facility in 36 consultation with the board to determine appropriate corrective action

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1 measures which would indicate, but are not limited to, training, probationary 2 employment, or nonselection for employment. The board shall also have the authority to deny a 3 (B) 4 license or church-operated exemption to an applicant who continues to employ 5 a person with any record of founded child maltreatment. 6 (4) All persons required to be checked with the registry under 7 this subsection shall repeat the check every two (2) years, except that 8 adoptive parents who reside in Arkansas shall repeat the check every year 9 pending court issuance of a final decree of adoption, at which point repeat checks shall no longer be required. 10 11 (b)(1) Each of the following persons in a child welfare agency who has 12 lived in Arkansas continuously for six (6) years or more shall be checked with the Identification Bureau of the Department of Arkansas State Police for 13 14 convictions of the offenses listed in this subchapter in compliance with 15 policy and procedures promulgated by the board: 16 (A) An employee having direct and unsupervised contact 17 with children; 18 (B) A volunteer having direct and unsupervised contact 19 with children; 20 (C) A foster parent and all household members age sixteen (16) 21 years and older; 22 (D)(C) An owner having direct and unsupervised contact 23 with children; and 24 (E)(D) A member of the agency's board of directors having 25 direct and unsupervised contact with children. 26 (2)(A) The owner or operator of a child welfare agency shall 27 maintain on file, subject to inspection by the board, evidence that 28 Department of Arkansas State Police criminal records checks have been 29 initiated on all persons required to be checked and the results of the 30 checks. 31 (B) Failure to maintain that evidence on file will be 32 prima facie grounds to revoke the license or church-operated exemption of the 33 owner or operator of the child welfare agency. 34 (3) All persons required to be checked with the Department of 35 Arkansas State Police under this subsection shall repeat the check every five 36 (5) years, except that adoptive parents shall not repeat the check after

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1 court issuance of a final decree of adoption in the adoption case for which 2 the check was obtained. 3 (4) Adoptive parents shall complete background checks as 4 required by law. 5 (c)(1) In compliance with federal law and regulations and with policy 6 and procedures promulgated by the board, each of the following persons in a 7 child welfare agency who has not lived in Arkansas continuously for the past 8 six (6) years, and all foster parents and foster home household members age sixteen (16) years and older, excluding foster children, shall be checked 9 10 with the Federal Bureau of Investigation for convictions of the offenses 11 listed in this subchapter: 12 (A) An employee having direct and unsupervised contact 13 with children; 14 (B) A volunteer having direct and unsupervised contact 15 with children; 16 (C) A foster parent and all family members age sixteen 17 (16) years and older; 18 (D)(C) An owner having direct and unsupervised contact 19 with children; and 20 (E) (D) A member of the agency's board of directors having 21 direct and unsupervised contact with children. 22 (2)(A) The owner or operator of a child welfare agency shall 23 maintain on file, subject to inspection by the board, evidence that the 24 Federal Bureau of Investigation's criminal records checks have been initiated 25 on all persons required to be checked and the results of the checks. 26 (B) Failure to maintain that evidence on file will be 27 prima facie grounds to revoke the license or church-operated exemption of the 28 owner or operator of the child welfare agency. 29 (d)(1) Each person required to have a criminal records check under 30 this subchapter shall complete a criminal records check form developed by the Department of Health and Human Services and shall sign the form that contains 31 32 the following under oath before a notary public: 33 (A) Certification that the subject of the check consents 34 to the completion of the check; 35 (B) Certification that the subject of the check has not 36 been convicted of a crime and if the subject of the check has been convicted

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1 of a crime, contains a description of the crime and the particulars of the 2 conviction: (C) Notification that the subject of the check may 3 4 challenge the accuracy and completeness of any information in any report and 5 obtain a prompt determination as to the validity of the challenge before a 6 final determination is made by the board with respect to his or her 7 employment status or licensing status; 8 (D) Notification that the subject of the check may be 9 denied a license or exemption to operate a child welfare agency or may be denied unsupervised access to children in the care of a child welfare agency 10 11 due to information obtained by the check which indicates that the subject of 12 the check has been convicted of, or is under pending indictment for, a crime listed in this subchapter; and 13 14 (E) Notification that any background check and the results 15 thereof shall be handled in accordance with the requirements of Pub. L. 92-16 544. 17 (2) The owner or operator of the child welfare agency shall submit the criminal records check form to the Identification Bureau for 18 19 processing within ten (10) days of hiring the employee, who shall remain under conditional employment until the registry check and criminal records 20 21 checks required under this subchapter are completed. 22 (3) Nothing in this section shall be construed to prevent the 23 board from denying a license or exemption to an owner or preventing an 24 operator or employee in a child welfare agency from having unsupervised 25 access to children by reason of the pending appeal of a criminal conviction 26 or child maltreatment determination. 27 (4)(A) In the event a legible set of fingerprints as determined 28 by the Department of Arkansas State Police and the Federal Bureau of Investigation cannot be obtained after a minimum of three (3) attempts by 29

qualified law enforcement personnel, the board shall determine eligibility based upon a name check by the Department of Arkansas State Police and the Federal Bureau of Investigation.

33 (B) Foster parents and adoptive parents shall only be
34 determined eligible based on a finger-print criminal background check.

35 (5)(A) An owner or operator of a child welfare agency shall not be36 liable during a conditional period of service for hiring any person required

1 to have a background check pursuant to this subchapter who may be subject to 2 a charge of false swearing upon completion of central registry and criminal 3 records check. 4 (B)(i) Pursuant to this subchapter, false swearing shall 5 occur when a person while under oath provides false information or omits 6 information that the person knew or reasonably should have known was 7 material. 8 (ii) Lack of knowledge that information is material 9 is not a defense to a charge of false swearing. 10 (C) For purposes of this subchapter, false swearing is a 11 Class A misdemeanor. 12 (e)(1) Except as provided in subdivisions subdivision (d)(2) or (h)(1) of this section, no person who is required to have a criminal check under 13 14 subdivision (b)(1) or (c)(1) of this section shall be eligible to have direct 15 and unsupervised contact with a child in the care of a child welfare agency 16 if that person has pleaded guilty or nolo contendere to, or has been found 17 guilty of, any of the following offenses by any court in the State of Arkansas or of any similar offense by a court in another state or of any 18 19 similar offense by a federal court unless the conviction was vacated or 20 reversed: 21 Capital murder as prohibited in § 5-10-101; (A) 22 (B) Murder in the first degree as prohibited in § 5-10-102 23 and murder in the second degree as prohibited in § 5-10-103; 24 (C) Manslaughter as prohibited in § 5-10-104; 25 (D) Negligent homicide as prohibited in § 5-10-105; 26 (E) Kidnapping as prohibited in § 5-11-102; 27 (F) False imprisonment in the first degree and false 28 imprisonment in the second degree as prohibited in §§ 5-11-103 and 5-11-104; 29 (G) Permanent detention or restraint as prohibited in § 5-30 11-106; (H) Battery in the first degree, battery in the second 31 32 degree, and battery in the third degree as prohibited in §§ 5-13-201, 5-13-33 202, and 5-13-203; 34 (I) Aggravated assault as prohibited in § 5-13-204; 35 (J) Assault in the first degree and assault in the second degree as prohibited in §§ 5-13-205 and 5-13-206; 36

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1 Terroristic threatening in the first degree and (K) 2 terroristic threatening in the second degree as prohibited in § 5-13-301(a) 3 and (b); 4 (L) Any sexual offense as prohibited in § 5-14-101 et 5 seq.; 6 (M) Permitting abuse of a child as prohibited in § 5-27-7 221; 8 (N) Endangering the welfare of a minor in the first degree 9 and endangering the welfare of a minor in the second degree as prohibited in §§ 5-27-203 and 5-27-204; 10 11 (0) Contributing to the delinquency of a minor as 12 prohibited in § 5-27-205; (P) Engaging children in sexually explicit conduct for use 13 14 in visual or print medium, transportation of minors for prohibited sexual conduct, use of a child or consent to use of a child in sexual performance, 15 16 and producing, directing, or promoting sexual performance by a child as 17 prohibited in §§ 5-27-303, 5-27-305, 5-27-402, and 5-27-403; 18 (Q) Incest as prohibited in § 5-26-202; 19 (R) Interference with visitation as prohibited in § 5-26-20 501; 21 (S) Interference with custody as prohibited in § 5-26-502; 22 (T) Engaging in conduct with respect to controlled 23 substances as prohibited in § 5-64-401; 24 (U) Distribution to minors as prohibited in § 5-64-406; 25 (V) Public display of obscenity as prohibited in § 5-68-26 205; 27 (W) Prostitution as prohibited in § 5-70-102; 28 (X) Promoting prostitution in the first degree, promoting 29 prostitution in the second degree, and promoting prostitution in the third degree as prohibited in §§ 5-70-104, 5-70-105, and 5-70-106; 30 31 (Y) Computer child pornography as prohibited in § 5-27-32 603; 33 (Z) Computer exploitation of a child in the first degree 34 as prohibited in § 5-27-605(a); 35 (AA) Criminal attempt, criminal complicity, criminal 36 solicitation, or criminal conspiracy as prohibited in §§ 5-3-201, 5-3-202, 5-

1 3-301, and 5-3-401 to commit any of the offenses listed in this section; 2 (BB) Any felony or any misdemeanor involving violence, 3 threatened violence, or moral turpitude; and 4 (CC) Any former or future law of this or any other state 5 or of the federal government which is substantially equivalent to one (1) of 6 the aforementioned offenses. 7 (2)(A) Any person who is required to have a criminal check under 8 subdivision (b)(1) or (c)(1) of this section who pleads guilty or nolo 9 contendere to, or is found guilty of, any of the offenses listed in 10 subdivision (e)(1) of this section, unless the conviction is vacated or 11 reversed, shall be absolutely disqualified to be an owner, operator, 12 volunteer, foster parent, adoptive parent, member of an agency's board of directors, or employee in a child welfare agency during the period of his or 13 her confinement, probation, or parole supervision. 14 15 (B) Except as provided in subdivision (h)(1) of this 16 section, any person who is required to have a criminal check under 17 subdivision (b)(1) or (c)(1) of this section who pleads guilty or nolo contendere to, or is found guilty of, any of the offenses listed in 18 19 subdivision (e)(1) of this section, unless the conviction is vacated or reversed, shall be presumed to be disqualified to be an owner, operator, 20 21 volunteer, foster parent, adoptive parent, member of an agency's board of 22 directors, or employee in a child welfare agency after the completion of his 23 or her term of confinement, probation, or parole supervision. The operator, 24 volunteer, foster parent, adoptive parent, household member of a foster 25 parent or an adoptive parent, member of any agency's board of directors, or 26 an employee in a child welfare agency cannot petition the board unless the 27 agency supports the petition. This presumption can be rebutted in the 28 following manner: 29 (i)(a) The applicant must petition the board to make 30 a determination that the applicant does not pose a risk of harm to any 31 person. 32 (b) The applicant shall bear the burden of 33 making such a showing; and 34 The board in its discretion may permit an (ii) 35 applicant to be an owner, operator, volunteer, foster parent, adoptive parent, member of an agency's board of directors, or an employee in a child 36

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welfare agency notwithstanding having been convicted of an offense listed in 1 2 this section upon making a determination that the applicant does not pose a 3 risk of harm to any person served by the facility. In making this 4 determination, the board shall consider the following factors: 5 The nature and severity of the crime; (a) 6 The consequences of the crime; (b) 7 (c) The number and frequency of crimes; 8 (d) The relation between the crime and the 9 health, safety, and welfare of any person, such as: 10 (1) The age and vulnerability of victims 11 of the crime; 12 (2) The harm suffered by the victim; 13 and 14 (3) The similarity between the victim 15 and persons served by a child welfare agency; 16 The time elapsed without a repeat of the (e) 17 same or similar event; 18 (f) Documentation of successful completion of 19 training or rehabilitation pertinent to the incident; and 20 (g) Any other information that bears on the 21 applicant's ability to care for children or any other relevant information. 22 (C) The board's decision to disqualify a person from being 23 an owner, operator, volunteer, foster parent, adoptive parent, member of an 24 agency's board of directors, or an employee in a child welfare agency under 25 this section shall constitute the final administrative agency action and 26 shall not be subject to review. 27 (f)(1) No foster child in the custody of the Department of Health and 28 Human Services shall be placed in the home of any foster or adoptive parent 29 if the criminal records check reveals a felony conviction for: 30 (A) Child abuse or neglect; 31 (B) Spousal abuse; 32 (C) A crime against children, including child pornography; 33 or 34 (D) A crime involving violence, including rape, sexual assault, or homicide, but not including other physical assault or battery. 35 36 (2) No foster child in the custody of another state agency who

1 is placed in Arkansas shall be placed in any home if the criminal records 2 check reveals a felony conviction of an adult in the home for: 3 (A) Child abuse or neglect; (B) Spousal abuse; 4 5 (C) A crime against children, including child pornography; 6 or 7 (D) A crime involving violence, including rape, sexual 8 assault, or homicide, but not including other physical assault or battery. 9 (g)(1) No foster child in the custody of the Department of Health and 10 Human Services shall be placed in the home of any foster or adoptive parent 11 if the criminal record check reveals a felony conviction for physical 12 assault, battery, or a drug-related offense if the offense was committed within the past five (5) years. 13 14 (2) No foster child in the custody of another state agency who 15 is placed in Arkansas shall be placed in any home if the criminal record 16 check reveals a felony conviction of any adult in the home for physical 17 assault, battery, or a drug-related offense if the offense was committed within the past five (5) years. 18 19 (h)(l) For purposes of this section, an expunged record of a conviction or plea of guilty or nolo contendere to an offense listed in 20 21 subdivision (e)(1) of this section shall not be considered a conviction, 22 guilty plea, or nolo contendere plea to the offense unless the offense is 23 also listed in subdivision (h)(2) of this section. 24 (2) Because of the serious nature of the offenses and the close 25 relationship to the type of work that is to be performed, the following shall 26 result in permanent disqualification: 27 (A) Capital murder as prohibited in § 5-10-101; 28 (B) Murder in the first degree as prohibited in § 5-10-102 29 and murder in the second degree as prohibited in § 5-10-103; 30 (C) Kidnapping as prohibited in § 5-11-102; (D) Rape as prohibited in § 5-14-103; 31 32 (E) Sexual assault in the first degree and second degree as prohibited in §§ 5-14-124 and 5-14-125; 33 34 (F) Endangering the welfare of a minor in the first degree and endangering the welfare of a minor in the second degree as prohibited in 35 §§ 5-27-203 and 5-27-204 5-27-206; 36

1	(G) Incest as prohibited in § 5-26-202;
2	(H) Arson as prohibited in § 5-38-301;
3	(I) Endangering the welfare of incompetent person in the
4	first degree as prohibited in § 5-27-201; and
5	(J) Adult abuse that constitutes a felony as prohibited in
6	§ 5-28-103.
7	(i)(1) Upon request by the department, local law enforcement shall
8	provide the department with criminal background information on persons who
9	have applied to be a provisional foster home, a regular foster home, or an
10	adoptive home for the department.
11	(2) Upon request by the department, local law enforcement shall
12	provide the department with criminal background information on persons whose
13	home is being studied by the department.
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15	SECTION 4: Arkansas Code § 9-28-410(f), regarding foster care
16	placements, is amended to read as follows:
17	(f) All division caseworkers, supervisors, and area managers shall
18	have at least <del>six (6) hours</del> <u>one (1) hour</u> of annual training on separation and
19	placement issues, as well as on issues relating to the grief and loss
20	children experience in foster care with multiple placements.
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22	/s/ Stewart, et al
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24	APPROVED: 3/28/2007
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