Stricken language would be deleted from and underlined language would be added to present law. Act 1017 of the Regular Session

1	State of Arkansas	As Engrossed: H4/21/21	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 595
4			
5	By: Senator D. Wallace		
6	By: Representative Ladyman	n	
7			
8		For An Act To Be Entitled	
9	AN ACT TO	O CLARIFY THAT THE DEPARTMENT OF HUMA	AN
10	SERVICES	IS THE AGENCY THAT REGULATES LONG-TE	IRM CARE
11	FACILITIE	ES; TO REMOVE REFERENCES TO THE OFFIC	E OF
12	LONG-TERM	1 CARE; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	TO (CLARIFY THAT THE DEPARTMENT OF HUMAN	
17	SER	VICES IS THE AGENCY THAT REGULATES	
18	LONO	G-TERM CARE FACILITIES; AND TO REMOV	E
19	REFI	ERENCES TO THE OFFICE OF LONG-TERM	
20	CARI	Ε.	
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22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:
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25	SECTION 1. Ark	ansas Code § 20-10-105(a), concernir	ng exclusions and
26	ineligibility for rei	imbursement of residential care facil	lities, is amended to
27	read as follows:		
28	(a) Any facili	ity that meets the definition of a re	esidential care
29	facility as defined b	by the Office of Long-Term Care <u>Depar</u>	tment of Human
30	<u>Services</u> that has not	been licensed or certified by the a	appropriate state
31	agency or has not rec	ceived a permit of approval from the	Health Services
32	Permit Agency shall r	not be eligible for any reimbursement	: from state revenues
33	for any services that	: it <u>the facility</u> offers.	
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35	SECTION 2. Ark	cansas Code § 20-10-112(a)(4), concer	ning the prohibition
36	on the use of the res	sults of a survey, inspection, or inv	vestigation in an



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advertisement, is amended to read as follows: 1 2 (4) A statement that the advertisement is not authorized or 3 endorsed by the Office of Long-Term Care of the Department of Human Services 4 or any other government agency. 5 6 SECTION 3. Arkansas Code § 20-10-407(a), concerning denial, 7 revocation, or suspension of the license of a long-term care facility 8 administrator, is amended to read as follows: 9 (a) The Office of Long-Term Care Department of Human Services may 10 refuse to issue or renew a long-term care facility administrator's license or 11 may revoke or suspend the license of a long-term care facility administrator 12 if the office department finds that the applicant or licensee does not 13 qualify for licensure or has violated § 20-10-101(1)-(6), § 20-10-203(b), § 14 20-10-212, <u>\$\$ 20-10-301 20-10-303 [repealed]</u>, § 20-10-402, § 20-10-403, § 15 20-10-405(b), § 20-10-406, and this section or rules of the office department 16 relating to the proper administration and management of a long-term care 17 facility. 18 19 SECTION 4. Arkansas Code § 20-10-704 is amended to read as follows: 20 20-10-704. Training program. 21 The Office of Long-Term Care Department of Human Services shall 22 establish a training program to be completed by all aides in long-term care 23 facilities who provide personal care to residents. 24 25 SECTION 5. Arkansas Code § 20-10-705(a), concerning rules under the Long-Term Care Aide Training Act, is amended to read as follows: 26 27 The Office of Long-Term Care Department of Human Services shall (a) 28 promulgate rules necessary to implement an aide training program for all 29 long-term care facilities in this state, to prescribe in-service training 30 programs, and to enforce compliance with those programs. 31 32 SECTION 6. Arkansas Code § 20-10-1003(b) and (c), concerning 33 residents' rights under the Omnibus Long-Term Care Reform Act of 1988, are 34 amended to read as follows: 35 The Office of Long Term Care Department of Human Services shall (b) 36 promulgate through rules a residents' bill of rights, which shall include

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provisions addressing each of the following as a minimum statement of residents' rights. The office <u>department</u> may place restrictions or limitations on any right listed in this subsection when that <u>the restriction</u> <u>or limitation</u> is necessary to protect the health, welfare, or safety of the

3 limitations on any right listed in this subsection when that the restriction 4 or limitation is necessary to protect the health, welfare, or safety of the 5 resident or other residents: 6 (1) The right to exercise all constitutional and legal rights; 7 (2) The right to a safe and clean environment; 8 (3) The right to dignity and respect; 9 The right to nursing and medical care; (4) 10 The right to personal cleanliness; (5) 11 The right to choose at their the resident's own expense a (6) 12 personal physician and pharmacist; (7) The right to have knowledge of and input into medical 13 14 treatment, records, and plan of care; 15 (8) The right to refuse experimental treatment; 16 The right to confidentiality of medical records; (9) 17 (10)(A) The right to be free from physical or mental abuse, 18 corporal punishment, involuntary seclusion, and any physical or chemical 19 restraints imposed for purposes of discipline or convenience and not required 20 to treat the resident's medical symptoms. 21 (B) Restraints may be imposed only to ensure the physical 22 safety of the resident or of other residents and only upon the written order 23 of a physician that specifies the duration for which and circumstances under 24 which the restraints are to be used, except for emergency conditions until 25 such an order could reasonably be obtained; 26 The right to exercise civil liberties, including the right (11) 27 to vote; 28 (12) The right to the free exercise of religion, including the 29 right to rely on spiritual means for treatment; 30 The right to privacy, including the right to refuse being (13) 31 photographed by persons other than those licensed under the Arkansas Medical 32 Practices Act, § 17-95-201 et seq., § 17-95-301 et seq., and § 17-95-401 et 33 seq.; 34 (14) The right to personal clothing and belongings; 35 The right to personal financial information; and (15) 36 The right to direct whether to receive nutrition or (16)

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1 hydration. (c) The office department shall prescribe a procedure to be followed 2 3 by all long-term care facilities for prompt reporting of violations of 4 residents' rights and resolution of grievances. 5 6 SECTION 7. Arkansas Code § 20-10-1003(g), concerning residents' rights 7 under the Omnibus Long-Term Care Reform Act of 1988, is amended to read as 8 follows: 9 The office department shall prescribe through rules a synopsis of (g) 10 the residents' bill of rights which shall be posted at all times in a 11 conspicuous location accessible to residents and the public in the facility. 12 SECTION 8. Arkansas Code § 20-10-1004(a) and (b), concerning 13 14 prohibiting new admissions under the Omnibus Long-Term Care Reform Act of 15 1988, are amended to read as follows: (a) The Director of the Office of Long-Term Care Department of Human 16 17 Services may prohibit new admissions to a long-term care facility not in 18 compliance due to a Class A violation until the Office of Long-Term Care 19 department determines the facility is in substantial compliance. 20 (b) If the director department determines to prohibit admissions to a 21 facility, he or she the department shall notify the administrator of the 22 facility in writing, by certified mail or other means which that gives actual 23 notice, that the facility is prohibited from admitting any new residents due 24 to a Class A violation and that the prohibition shall continue until the 25 office the department makes a determination that the facility has corrected the deficiency and is in substantial compliance. 26 27 SECTION 9. Arkansas Code § 20-10-1005(a), concerning the procedure for 28 29 transfer or discharge of residents under the Omnibus Long-Term Care Reform 30 Act of 1988, is amended to read as follows: 31 The Office of Long-Term Care Department of Human Services shall (a) 32 prescribe through rule the procedure for transfer or discharge of residents 33 to be followed by long-term care facilities. The procedure shall include: 34 (1) Provisions for a written notice to be furnished to the 35 resident, sponsor, and other appropriate parties thirty (30) days before any 36 involuntary transfer or discharge and for rules setting forth the following

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1 circumstances for which the written notice need not be furnished: 2 (A) The transfer or discharge is necessary to meet the 3 resident's welfare, and the resident's welfare cannot be met in the facility; 4 (B) The transfer or discharge is appropriate because the 5 resident's health has improved sufficiently so that the resident no longer 6 needs the services provided by the facility; 7 (C) The safety of individuals in the facility is 8 endangered; 9 (D) The health of individuals in the facility would 10 otherwise be endangered; 11 (E) The resident has failed, after reasonable and 12 appropriate notice, to pay or to have paid under state-administered programs on the resident's behalf an allowable charge imposed by the facility for an 13 14 item or service requested by the resident and for which a charge may be 15 imposed consistent with federal and state laws, rules, and regulations; or 16 (F) The facility ceases to operate; 17 (2)(A) An appeals process for residents objecting to an 18 involuntary transfer or discharge which that places the burden of proof for 19 justification of the transfer or discharge on the facility. 20 (B) The appeals process for objections to transfer or 21 discharge shall include provisions for the resident or sponsor, within seven 22 (7) days upon receipt of the written notice of transfer or discharge, to file 23 a written objection to the transfer. 24 (C) Unless otherwise agreed to by the parties: 25 (i) A hearing shall be scheduled within fourteen (14) days following the filing of the objection; and 26 27 (ii) A final determination shall be rendered within 28 seven (7) days following the hearing; and 29 (3) The contents of the written notice, including a statement in 30 clear and concise language of the appeal appeals process to be followed by 31 the resident and the time periods in which: 32 (A) The resident must request an appeal; 33 (B) The appeal must be heard; and 34 The earliest date a transfer would be allowed if the (C) 35 decision is against the resident. 36

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SECTION 10. Arkansas Code § 20-10-1005(e), concerning the procedure
 for transfer or discharge of residents under the Omnibus Long-Term Care
 Reform Act of 1988, is amended to read as follows:

4 (e) Failure to comply with the transfer or discharge procedures as 5 prescribed by the office department shall be considered a Class B violation 6 under § 20-10-205 for which civil penalties set forth in § 20-10-206 may be 7 imposed.

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9 SECTION 11. Arkansas Code § 20-10-1006(a), concerning residents'
10 councils, staff coordinators, and family councils under the Omnibus Long-Term
11 Care Reform Act of 1988, is amended to read as follows:

12 (a) The Office of Long-Term Care Department of Human Services shall
13 prescribe through rule the establishment of a residents' council within each
14 long-term care facility. The residents' council's duties shall include, but
15 need not be limited to without limitation:

16 (1) Review of procedures of the facility for implementation of 17 residents' rights;

18 (2) Making recommendations for changes or additions in to the
19 facility's policies and procedures, including programming;

20 (3) Representing residents in their complaints to the office
21 <u>department</u> or any other person or agency; and

(4) Assisting in early identification of problems and orderlyresolution of problems.

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25 SECTION 12. Arkansas Code § 20-10-1006(c), concerning residents' 26 councils, staff coordinators, and family councils under the Omnibus Long-Term 27 Care Reform Act of 1988, is amended to read as follows:

(c)(1) The office department shall prescribe rules which that
encourage the establishment of family councils for residents' families to
meet in the facility with the families of other residents.

31 <u>(2)</u> The office <u>department</u> shall require each facility to inform 32 residents' families of their right to establish a family council within the 33 facility.

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35 SECTION 13. Arkansas Code § 20-10-1006(d)(1), concerning residents'
 36 councils, staff coordinators, and family councils under the Omnibus Long-Term

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1 Care Reform Act of 1988, is amended to read as follows: 2 (d)(1) Failure to comply with the requirement of establishment and operation of a residents' council as prescribed by the office department 3 4 shall be considered a Class C violation under § 20-10-205 for which civil 5 penalties set forth in § 20-10-206 may be imposed. 6 7 SECTION 14. Arkansas Code § 20-10-1304(a)(1)(B), concerning 8 implementation of the Nursing Home Resident and Employee Immunization Act of 9 1999, is amended to read as follows: 10 The Office of Long-Term Care Department of Human (B) 11 Services shall be granted authority to enforce the rules. 12 13 SECTION 15. Arkansas Code § 20-10-1505 is amended to read as follows: 14 20-10-1505. Standards of care. 15 The Office of Long-Term Care Department of Human Services shall 16 establish and promulgate minimum standards for the care and treatment of 17 persons with Alzheimer's disease and other dementia in Alzheimer's special 18 care units. 19 20 SECTION 16. Arkansas Code § 20-10-1803 is amended to read as follows: 20-10-1803. Requirements. 21 22 (a)(1) No later than six (6) months from April 13, 2001, each Each 23 nursing facility or nursing home shall submit for approval to the Office of 24 Long-Term Care Department of Human Services plans prepared by a licensed 25 architect, engineer, electrician, or individual deemed qualified by the 26 manufacturer of the generator for the installation of an emergency generator 27 sufficient to provide: 28 (A)(i) For existing facilities, power to critical systems 29 for a period of no less than forty-eight (48) continuous hours in the event 30 of interruption of normal power supplies. 31 (ii) However, nursing facilities are not required to 32 provide heating or cooling to areas not designated and approved as areas of 33 refuge; and 34 (B)(i) For facilities constructed after April 13, 2001, 35 power to all systems in the entire nursing facility that require electric 36 power for operation for a period of no less than forty-eight (48) continuous

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1 hours in the event of interruption of normal power supplies+. (ii) Facilities constructed after April 13, 2001, 2 3 are not required to provide power to air conditioning systems to residents' 4 rooms; and. 5 (iii) Facilities constructed after April 13, 6 2001, are required to provide power to air conditioning systems for areas of refuge. 7 8 (2) By November 1, 2002, each Each facility shall either: 9 (A) Have the emergency generator installed and 10 functioning; or 11 (B)(i) Have appropriate access for an emergency generator 12 to be installed and functioning and have signed a lease agreement ensuring 13 that the facility will have an approved emergency generator installed and 14 functioning within eight (8) hours of an emergency electrical outage. 15 (ii) However, facilities shall provide emergency 16 power to life-sustaining equipment and life-support equipment and to exit 17 lighting immediately upon loss of normal or regular power supplies. 18 (3) If the office department determines that a plan does not 19 meet the requirements of this subchapter: 20 (A) The office department shall notify the facility in 21 writing that the plan is unacceptable and shall state the specific 22 deficiencies in the plan; and 23 (B)(i) The facility shall submit a revised plan to the 24 office department within sixty (60) days of the date of the written notice. 25 (ii) The revised plan shall correct the deficiencies 26 listed in the written notice to the office department. 27 (4)(A) If a facility does not agree with the determination by 28 the office department that a plan is unacceptable, the facility may appeal 29 the determination pursuant to § 20-10-303 [repealed]. 30 (B) However, the filing of an appeal shall not stay the 31 requirements under subdivision (a)(2) of this section. 32 (b)(1) At least one (1) time a year, the facility shall have the system tested by a licensed engineer or other individual deemed qualified by 33 34 the manufacturer of the generator to ensure that the system will operate as 35 required in the event of loss of normal power. 36 (2) The facility shall retain a copy of the statement of the

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1 qualified professional attesting to the fitness of the system until the next
2 licensure survey by the office department.

3 (c)(1) The facility shall start the emergency generator at least one
4 (1) time each month and shall ensure that the generator remains in proper
5 operating condition.

6 (2) The facility shall perform all recommended and required 7 maintenance and tests on the emergency system as specified by the 8 manufacturer of the system or as recommended by the person or entity 9 performing the installation.

10 (3) Until the next licensure survey by the office department, 11 the facility shall record and maintain a log of all maintenance performed by 12 the facility and of each monthly start-up and the operating condition of the 13 generator at each monthly start-up.

(d) Unless otherwise specified in this subchapter, the installation
and maintenance of the generator shall meet the requirements specified in
National Fire Protection Association publications.

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18 SECTION 17. Arkansas Code § 20-10-1804(a) and (b), concerning 19 penalties under the Long-Term Care Facilities Emergency Generator Act of 20 2001, are amended to read as follows:

21 (a)(1) If a nursing facility or nursing home fails to comply with this 22 subchapter, the following penalties may be applied to the facility:

23 (1)(A) A fine not to exceed five thousand dollars (\$5,000) may 24 be assessed by the Office of Long-Term Care Department of Human Services for 25 each month in which the facility fails to comply with any provision of this 26 subchapter;

27 (2)(A)(B)(i) A fine not to exceed ten thousand dollars (\$10,000)
28 may be assessed by the office department for each calendar day during which a
29 facility lacks electrical power if the outage continues for more than eight
30 (8) consecutive hours.

31 (B)(ii) However, the fine may be imposed if the facility 32 fails to provide emergency power for life-sustaining equipment or life-33 support equipment and to exit lighting immediately upon loss of normal or 34 regular power supplies;

35 (3)(C) In addition to any fine or other penalty, the facility 36 may be prohibited from admitting new residents until the facility is in

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1 compliance with the requirements of this subchapter, as determined by the 2 office department; and 3 (4) (D) A fine not to exceed ten thousand dollars (\$10,000) may 4 be assessed by the office department for each new admission that occurs 5 during a period in which new admissions are prohibited;. 6 (5)(2) Appeals from the imposition of any monetary penalty under 7 this subchapter shall be made pursuant to § 20-10-208; and. 8 (6) (3) Appeals from the imposition of a denial of new admissions 9 under this subchapter shall be made pursuant to § 20-10-303 [repealed]. 10 Penalties allowed under this subchapter may be waived by the (b) 11 office department for any existing facility that is scheduled to be replaced 12 by a new facility which that is under construction as of June 1, 2002. 13 14 SECTION 18. Arkansas Code § 20-10-1906(e), concerning scheduling 15 informal dispute resolution hearings and submission of documentary evidence, 16 is amended to read as follows: 17 (e)(1) If the request for an informal dispute resolution hearing does 18 not include a request by the long-term care facility for a hearing at which 19 the long-term care facility may appear before the impartial decision maker, 20 or upon agreement of the long-term care facility and the Office of Long-Term 21 Care Department of Human Services, the impartial decision maker may conduct 22 the hearing by telephone conference call or by a review of documentary 23 evidence submitted by the parties. 24 (2)(A) If the informal dispute resolution hearing is conducted 25 by record review, the impartial decision maker may request, and the parties shall provide, a written statement setting forth the parties' positions for 26 27 accepting, rejecting, or modifying each deficiency in dispute. 28 (B) The written statement shall specify the documentary 29 evidence that supports the position of each party for each deficiency in 30 dispute. 31 (C) The long-term care facility shall provide its written 32 statement to the impartial decision maker and the office Department of Human 33 Services. 34 The office Department of Human Services shall then (D) 35 provide its written statement in rebuttal to the impartial decision maker and 36 the long-term care facility.

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2	SECTION 19. Arkansas Code § 20-10-1907(a), concerning the conduct of		
3	informal dispute resolution hearings for long-term care facilities, is		
4	amended to read as follows:		
5	(a) Unless the long-term care facility chooses another order of		
6	presentation of arguments:		
7	(1) The Office of Long-Term Care <u>Department of Human Services</u>		
8	shall present the initial arguments at the hearing; and		
9	(2) After the office <u>Department of Human Services</u> completes its		
10	arguments, the long-term care facility shall present its arguments.		
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12	SECTION 20. Arkansas Code § 20-10-1907(f), concerning the conduct of		
13	informal dispute resolution hearings for long-term care facilities, is		
14	amended to read as follows:		
15	(f) Only employees of the office Department of Human Services may		
16	appear or participate at the hearing for or on behalf of the office		
17	Department of Human Services.		
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19	SECTION 21. Arkansas Code § 20-10-1907(i)(2), concerning the conduct		
20	of informal dispute resolution hearings for long-term care facilities, is		
21	amended to read as follows:		
22	(2) The office <u>Department of Human Services</u> shall review the		
23	reports under subdivision (i)(l) of this section and shall:		
24	(A) Determine what patterns of sustained and overturned		
25	deficiencies exist; and		
26	(B) Evaluate the training process to address the		
27	identified patterns.		
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29	SECTION 22. Arkansas Code § 20-10-2004(a), concerning licensure under		
30	the Unlicensed Long-Term Care Facilities Act, is amended to read as follows:		
31	(a) Any assisted living facility or residential care facility composed		
32	of a building or buildings, section, or distinct part of a building, whether		
33	operated for profit or not, shall be licensed as a long-term care facility by		
34	the Office of Long Term Care <u>Department of Human Services</u> if the facility:		
35	(1) Houses more than three (3) individuals for a period		
36	exceeding twenty-four (24) hours;		

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1 (2) Provides meals or other congregate services; and 2 (3) Either: 3 (A) Provides supervision of residents; or 4 (B) Offers or provides assistance with activities of daily 5 living, including, but not limited to without limitation: 6 (i) Eating; 7 (ii) Bathing; 8 (iii) Dressing; 9 (iv) Grooming; 10 (v) Ambulating; 11 (vi) Toileting; or 12 (vii) Taking medications. 13 14 SECTION 23. Arkansas Code § 20-10-2005(d), concerning existing 15 unlicensed facilities under the Unlicensed Long-Term Care Facilities Act, is 16 amended to read as follows: 17 (d) The Office of Long-Term Care Department of Human Services shall 18 report to the Health Services Permit Agency when a facility has been licensed 19 without a state permit of approval under this section. 20 21 SECTION 24. Arkansas Code Title 25, Chapter 10, Subchapter 1, is 22 amended to add an additional section to read as follows: 23 25-10-145. Surveys conducted by Department of Human Services. (a) As used in this section, "survey" means any process by which 24 25 compliance with federal and state law and rules applicable to a facility or program provider is determined. 26 27 (b) The Department of Human Services, through the Division of Provider Services and Quality Assurance, is responsible for: 28 29 (1) Certifying, licensing, and surveying long-term care 30 providers, Medicaid providers, substance abuse providers, and other programs or providers licensed by the department; 31 32 (2) Conducting quality assurance activities to review outcomes, 33 monitor compliance, and promote workforce development; and 34 (3) Referring issues found by the department to divisions within 35 the department or state agencies as necessary to comply with federal or state 36 laws or rules, including without limitation to address compliance issues

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1	found by the department.		
2	(c) The scope of a survey or audit conducted by the department under §		
3	20-46-701 et seq. shall be limited to determining whether a facility or		
4	program provider is in compliance with the applicable federal and state laws		
5	and rules.		
6	(d) The department shall promulgate rules necessary for facility or		
7	program provider surveys conducted by the department, which shall include		
8	without limitation provisions concerning:		
9	(1) Conducting entrance and exit conferences;		
10	(2) Access to records of a facility or program provider;		
11	(3) Corrective action plans; and		
12	(4) Timelines for completion of a survey.		
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14	/s/D. Wallace		
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17	APPROVED: 4/29/21		
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