1	State of Arkansas	A D:11	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 1572
4			
5	By: Representative Bright		
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7			
8		For An Act To Be Entitled	
9		O AMEND THE CHILD WELFARE AGENCY	
10	LICENSIN	G ACT.	
11		Subtitle	
12	AN AC		MON
13		T TO AMEND THE CHILD WELFARE AGE:	
14 15	LICEN	SING ACT; AND FOR OTHER PURPOSES	•
16			
17	RE IT ENACTED BY THE C	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS•
18	DE II ENACIED DI IIIE O	MUNICIPALITY OF THE STATE OF F	ARRANDAD.
19	SECTION 1. Arka	nsas Code § 9-28-402 is amended t	to read as follows:
20	9-28-402. Definit		to read at retreme.
21	As used in this		
22		tive home" means a household of o	one (1) or more persons
23		d by a licensed child placement a	-
24	child for adoption;		
25	(2) "Adve	rse action" means any petition by	y the division before
26	the Child Welfare Agend	cy Review Board to take any of th	he following actions
27	against a licensee or a	applicant for a license:	
28	(A)	Revocation of license;	
29	(B)	Suspension of license;	
30	(C)	Conversion of license from regul	lar status to
31	provisional status;		
32	(D)	Imposition of a civil penalty;	
33	(E)	Denial of application; or	
34	(F)	Reduction of licensed capacity;	
35	(3) "Alte	rnative compliance" means a reque	est for approval from
36	the board to allow a la	icensee to deviate from the lette	er of a regulation

- 1 provided that the licensee has demonstrated how an alternate plan of
- 2 compliance will meet or exceed the intent of the regulation;
- 3 (4) "Board" means the Child Welfare Agency Review Board;
- 4 (5) "Boarding school" means an institution that is operated
- 5 solely for educational purposes and that meets each of the following
- 6 criteria:
- 7 (A) The institution is in operation for a period of time
- 8 not to exceed the minimum number of weeks of classroom instruction required
- 9 of schools accredited by the Department of Education;
- 10 (B) The children in residence must customarily return to
- ll their family homes or legal guardians during school breaks and must not be in
- 12 residence year round, except that this provision does not apply to students
- 13 from foreign countries; and
- 14 (C) The parents of children placed in the institution
- 15 retain custody and planning and financial responsibility for the children;
- 16 (6) "Child welfare agency" means any person, corporation,
- 17 partnership, voluntary association or other entity or identifiable group of
- 18 entities having a coordinated ownership of controlling interest, whether
- 19 established for profit or otherwise, who engages in any of the following
- 20 activities:
- 21 (A) Receives a total number of six (6) or more unrelated
- 22 minors for care on a twenty-four-hour basis for the purpose of ensuring the
- 23 minors receive care, training, education, custody, or supervision, whether or
- 24 not there are six (6) or more children cared for at any single physical
- 25 location;
- 26 (B) Places any unrelated minor for care on a twenty-four-
- 27 hour basis with persons other than themselves; or
- 28 (C) Plans for or assists in the placements described in
- 29 subdivision (a)(6)(B) of this section;
- 30 (7) "Child placement agency" means a child welfare agency, not
- 31 including any person licensed to practice medicine or law in the State of
- 32 Arkansas, who engages in any of the following activities:
- 33 (A) Places a child in a foster home, adoptive home, or any
- 34 type of facility licensed or exempted by this subchapter;
- 35 (B) Plans for the placement of a child in a foster home,
- 36 adoptive home, or any type of facility licensed or exempted by this

- l subchapter; or
- 2 (C) Assists the placement of a child in a foster home,
- 3 adoptive home, or any type of facility licensed or exempted by this
- 4 subchapter;
- 5 (8)(A) "Class A violation" means violations of essential
- 6 standards, including those governing fire, health, safety, nutrition, staff-
- 7 to-child ratio, and space.
- 8 (B) Operation of an unlicensed child welfare agency shall
- 9 also be a Class A violation, unless specifically exempted as provided in this
- 10 subchapter;
- 11 (9) "Class B violation" means any other violations of standards
- 12 that are not Class A violations;
- 13 (10) "Division" means the division within the Department of
- 14 Human Services that shall be designated by the Director of the Department of
- 15 Human Services to administer this subchapter;
- 16 (11) "Emergency child care" means any residential child care
- 17 facility that provides care to children on a time-limited basis, not to
- 18 exceed ninety (90) days;
- 19 (12) "Exempt child welfare agency" means any person,
- 20 corporation, partnership, voluntary association or other entity, whether
- 21 established for profit or otherwise, who otherwise fits the definition of a
- 22 child welfare agency, but who is specifically exempt from the requirement of
- 23 obtaining a license under this subchapter. Those agencies specifically exempt
- 24 from the license requirement are:
- 25 (A) A facility or program owned or operated by an agency
- 26 of the United States government;
- 27 (B) Any agency of the State of Arkansas that is
- 28 statutorily authorized to administer or supervise child welfare activities.
- 29 In order to maintain exempt status, the state child welfare agency shall
- 30 state every two (2) years in written form signed by the persons in charge
- 31 that their agency is in substantial compliance with published state agency
- 32 child welfare standards. Visits to review and advise exempt state agencies
- 33 shall be made as deemed necessary by the board to verify and maintain
- 34 substantial compliance with the standards;
- 35 (C) A facility or program owned or operated by or under
- 36 contract with the Department of Correction;

1	(D) A hospital providing acute care licensed pursuant to §		
2	20-9-201 et seq.;		
3	(E) Any facility governed by the Arkansas State Hospital		
4	Board or its successor;		
5	(F) Human development centers regulated by the Board of		
6	Developmental Disabilities Services pursuant to § 20-48-201 et seq.;		
7	(G) Any facility licensed as a family home pursuant to §		
8	20-48-601 et seq.;		
9	(H) Any boarding school as defined in this section;		
10	(I) Any temporary camp as defined in this section;		
11	(J) Any state-operated facility to house juvenile		
12	delinquents or any serious offender program facility operated by a state		
13	designee to house juvenile delinquents. Those facilities shall be subject to		
14	program requirements modeled on nationally recognized correctional facility		
15	standards which shall be developed, administered, and monitored by the		
16	Division of Youth Services of the Department of Human Services;		
17	(K) Any child welfare agency operated solely by a		
18	religious organization that elects to be exempt from licensing and which		
19	complies within the conditions of the exemption for church-operated agencies		
20	as set forth in this subchapter;		
21	(L) The Division of Developmental Disabilities Services of		
22	the Department of Human Services; and		
23	(M) Any developmental disabilities services waiver		
24	provider licensed under § 20-48-208 or §§ 20-48-601 - 611;		
25	(13) "Foster home" means a private residence of one (1) or more		
26	family members that receives from a child placement agency any minor child		
27	who is unattended by a parent or guardian in order to provide care, training,		
28	education, custody, or supervision on a twenty-four-hour basis, not to		
29	include adoptive homes;		
30	(14) "Independent living home" means any child welfare agency		
31	that provides specialized services in adult living preparation in an		
32	experiential setting for persons sixteen (16) years of age or older;		
33	(15) "Minimum standards" means those rules and regulations as		
34	established by the board that set forth the minimum acceptable level of		
35	practice for the care of children by a child welfare agency;		
36	(16) "Provisional foster home" means a foster home opened for no		

1 more than six (6) months by the Division of Children and Family Services of 2 the Department of Human Services on a relative of a child in the custody of the division after the division: 3 4 (A) Conducts a health and safety check, including a 5 central registry check and a criminal background check or check with local 6 law enforcement, on the relative's home; and 7 (B) Performs a visual inspection of the home of the 8 relative to verify that the relative will meet the standards for opening a 9 regular foster home; (16)(17) "Psychiatric residential treatment facility" means a 10 11 residential child care facility in a nonhospital setting that provides a 12 structured, systematic, therapeutic program of treatment under the supervision of a psychiatrist, for children who are emotionally disturbed and 13 in need of daily nursing services, psychiatrist's supervision, and 14 15 residential care, but who are not in an acute phase of illness requiring the 16 services of an inpatient psychiatric hospital; 17 (18) "Relative" means a person within the fifth degree of kinship by virtue of blood or adoption; 18 19 (17)(19) "Religious organization" means a church, synagogue, or mosque or association of same whose purpose is to support and serve the 20 21 propagation of truly held religious beliefs; 22  $\frac{(18)}{(20)}$ "Residential child care facility" means any child 23 welfare agency that provides care, training, education, custody, or 24 supervision on a twenty-four-hour basis for six (6) or more unrelated minors; 25 <del>(19)</del>(21) "Substantial compliance" means compliance with all 26 essential standards necessary to protect the health, safety, and welfare of 27 the children in the care of the child welfare agency. Essential standards 28 include, but are not limited to, those relating to issues involving fire, 29 health, safety, nutrition, discipline, staff-to-child ratio, and space; 30 "Temporary camp" means any facility or program <del>(20)</del>(22) providing twenty-four-hour care or supervision to children which meets the 31 32 following criteria: 33 (A) The facility or program is operated for recreational, 34 educational, or religious purposes only; 35 (B) No child attends the program more than forty (40) days 36 in a calendar year; and

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                       (C) The parents of children placed in the program retain
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     custody and planning and financial responsibility for the children during
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     placement; and
                 (21)(23) "Unrelated minor" means a child who is not related by
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     blood, marriage, or adoption to the owner or operator of the child welfare
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     agency and who is not a ward of the owner or operator of the child welfare
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     agency pursuant to a guardianship order issued by a court of competent
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     jurisdiction.
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           SECTION 2. Arkansas Code § 9-28-407(h)(1) and (2), concerning
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     requirements and issuance of licenses for child welfare agencies, are amended
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     to read as follows:
           (h)(1) Reports, correspondence, memoranda, case histories, or other
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     materials compiled or received by a licensee or a state agency engaged in
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     placing a child, including both foster care and protective services records,
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     shall be confidential and shall not be released or otherwise made available
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     except to the extent permitted by federal law and only:
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                       (A) To the director as required by regulation;
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                       (B) For adoptive placements as provided by the Revised
     Uniform Adoption Act, § 9-9-201 et seq.;
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21
                       (C) To multidisciplinary teams under § 12-12-502(b);
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                       (D)(i) To the child's parent, guardian, or custodian.
23
                             (ii) However, the licensee or state agency may
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     redact information from the record such as the name or address of foster
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     parents or providers when it is in the best interest of the child.
26
                             (iii) The licensee or state agency may redact
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     counseling records, psychological or psychiatric evaluations, examinations,
28
     or records, drug screens or drug evaluations, or similar information
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     concerning a parent if the other parent is requesting a copy of a record;
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                       (E) To the child;
31
                       (F)(i) To health care providers to assist in the care and
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     treatment of the child at the discretion of the licensee or state agency and
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     if deemed to be in the best interest of the child.
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                             (ii) "Health care providers" includes doctors,
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     nurses, emergency medical technicians, counselors, therapists, mental health
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     professionals, and dentists;
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1 (G) To school personnel and day care centers caring for 2 the child at the discretion of the licensee or state agency and if deemed to 3 be in the best interest of the child; (H)(i) To foster parents, the foster care record for 4 5 foster children currently placed in their home. 6 (ii) However, information about the parents or 7 guardians and any siblings not in the foster home shall not be released; 8 (I)(i) To the board. 9 (ii) However, at any board meeting no information 10 which identifies by name or address any protective services recipient or 11 foster care child shall be orally disclosed or released in written form to 12 the general public; To the Division of Youth Services of the Department of 13 14 Human Services, including child welfare agency licensing specialists; 15 (K) For any audit or similar activity conducted in 16 connection with the administration of any such plan or program by any 17 governmental agency which is authorized by law to conduct the audit or 18 activity; 19 (L) Upon presentation of an order of appointment, to a 20 court-appointed special advocate; 21 (M) To the attorney ad litem for the child; 22 (N) For law enforcement or the prosecuting attorney at the 23 discretion of the licensee or state agency and if deemed to be in the best 24 interest of the child; 25 (0) To circuit courts, as provided for in the Arkansas 26 Juvenile Code of 1989, § 9-27-301 et seq.; 27 (P) In a criminal or civil proceeding conducted in 28 connection with the administration of any such plan or program; 29 (Q) For purposes directly connected with the 30 administration of any of the state plans as outlined at 42 U.S.C. 671(a)(8), 31 as in effect January 1, 2001; (R) For the administration of any other federal or 32 33 federally assisted program which provides assistance, in cash or in kind, or services, directly to individuals on the basis of need; or 34 (S)(i) To individual federal and state representatives and 35 36 senators and their staff members with no redisclosure of information.

1	(11) No disclosure shall be made to any committee or		
2	legislative body of any information which identifies by name or address any		
3	recipient of services; <del>or</del>		
4	(T) To a grand jury or court upon a finding that		
5	information in the record is necessary for the determination of an issue		
6	before the court or grand jury+; or		
7	(U) To the Department of Homeland Security on all		
8	undocumented persons, that is, illegal aliens.		
9	(2) Foster home and adoptive home records are confidential and		
10	shall not be released except:		
11	(A) To the foster parents or adoptive parents;		
12	(B) For purposes of review or audit, by the appropriate		
13	federal or state agency;		
14	(C) Upon allegations of child maltreatment in the foster		
15	home or adoptive home, to the investigating agency;		
16	(D) To the board;		
17	(E) To the Division of Children and Family Services of the		
18	Department of Human Services, including child welfare agency licensing		
19	specialists;		
20	(F) To law enforcement or the prosecuting attorney upon		
21	request;		
22	(G) To a grand jury or court upon a finding that		
23	information in the record is necessary for the determination of an issue		
24	before the court or grand jury; or		
25	(H)(i) To individual federal and state representatives and		
26	senators and their staff members with no redisclosure of information.		
27	(ii) No disclosure shall be made to any committee or		
28	legislative body of any information that identifies by name or address any		
29	recipient of services+; or		
30	(I) To the attorney ad litem and court-appointed special		
31	advocate, the home study on the adoptive family selected by the department to		
32	adopt the juvenile.		
33			
34	SECTION 3. Arkansas Code § 9-28-409 (e), concerning criminal		
35	background checks for persons who have direct and unsupervised contact with		
36	child in the care of a child welfare agency, is amended to read as follows:		

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1
           (e)(1) Except as provided in subdivision (d)(2) of this section, no
 2
     person who is required to have a criminal check under subdivision (b)(1) or
 3
     (c)(1) of this section shall be eligible to have direct and unsupervised
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     contact with a child in the care of a child welfare agency be an owner,
     operator, volunteer, foster parent, adoptive parent, member of an agency's
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     board of directors, or an employee in a child welfare agency if that person
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     has pleaded guilty or nolo contendere to or has been found guilty of any of
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     the following offenses by any court in the State of Arkansas or of any
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     similar offense by a court in another state or of any similar offense by a
     federal court:
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11
                            Capital murder as prohibited in § 5-10-101;
                       (A)
12
                       (B) Murder in the first degree and murder in the second
     degree as prohibited in §§ 5-10-102 and 5-10-103;
13
14
                       (C) Manslaughter as prohibited in § 5-10-104;
15
                       (D) Negligent homicide as prohibited in § 5-10-105;
16
                       (E) Kidnapping as prohibited in § 5-11-102;
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                       (F) False imprisonment in the first degree and false
18
     imprisonment in the second degrees degree as prohibited in §§ 5-11-103 and 5-
19
     11-104;
20
                       (G) Permanent detention or restraint as prohibited in § 5-
21
     11-106;
22
                       (H) Battery in the first degree, battery in the second
23
     degree, and battery in the third degree as prohibited in §§ 5-13-201, 5-13-
24
     202, and 5-13-203;
25
                       (I) Aggravated assault as prohibited in § 5-13-204;
26
                       (J) Assault in the first degree and assault in the second
27
     degree as prohibited in §§ 5-13-205 and 5-13-206;
28
                       (K) Terroristic threatening in the first degree and
29
     terroristic threatening in the second degree as prohibited in § 5-13-301(a)
30
     and (b);
                       (L) Any sexual offense as prohibited in § 5-14-101 et
31
32
     seq.;
33
                       (M) Permitting abuse of a child as prohibited in § 5-27-
34
     221;
35
                            Endangering the welfare of a minor in the first degree
                       (N)
36
     and endangering the welfare of a minor in the second degree as prohibited in
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     §§ 5-27-203 and 5-27-204;
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                       (0) Contributing to the delinquency of a minor as
 3
     prohibited in § 5-27-205;
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                       (P) Engaging children in sexually explicit conduct for use
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     in visual or print medium, transportation of minors for prohibited sexual
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     conduct, use of a child or consent to use of a child in sexual performance,
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     and producing, directing, or promoting sexual performance by a child, as
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     prohibited in §§ 5-27-303, 5-27-305, 5-27-402, and 5-27-403;
 9
                       (Q) Incest as prohibited in § 5-26-202;
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                            Interference with visitation as prohibited in § 5-26-
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     501;
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                       (S) Interference with custody as prohibited in § 5-26-502;
                            Engaging in conduct with respect to controlled
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14
     substances as prohibited in § 5-64-401;
15
                       (U) Distribution to minors as prohibited in § 5-64-406;
16
                       (V) Public display of obscenity as prohibited in § 5-68-
17
     205;
                       (W) Prostitution as prohibited in § 5-70-102;
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19
                       (X) Promoting prostitution in the first degree, promoting
     prostitution in the second degree, and promoting prostitution in the third
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     degree as prohibited in §§ 5-70-104, 5-70-105, and 5-70-106;
21
22
                       (Y) Computer child pornography as prohibited in § 5-27-
2.3
     603;
24
                       (Z) Computer exploitation of a child in the first degree
25
     as prohibited in \S 5-27-605(a);
26
                       (AA) Criminal attempt, criminal complicity, criminal
27
     solicitation, or criminal conspiracy as prohibited in §§ 5-3-201, 5-3-202, 5-
28
     3-301, and 5-3-401 to commit any of the offenses listed in this section;
29
                       (BB) Any felony or any misdemeanor involving violence,
30
     threatened violence, or moral turpitude; or
                       (CC) Any former or future law of this or any other state
31
32
     or of the federal government which is substantially equivalent to one of the
33
     aforementioned offenses.
34
                 (2)(A) Any person who is required to have a criminal check under
35
     subdivision (b)(1) or (c)(1) of this section who pleads guilty or nolo
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     contendere to, or is found guilty of, any of the offenses listed in
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     subdivision (e)(1) of this section, regardless of any subsequent expungement
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     of the offense from the person's criminal record, shall be absolutely
     disqualified to be an owner, operator, volunteer, foster parent, adoptive
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 4
     parent, member of an agency's board of directors, or employee in a child
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     welfare agency during the period of his or her confinement, probation, or
 6
     parole supervision.
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                       (B) Any person who is required to have a criminal check
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     under subdivision (b)(1) or (c)(1) of this section who pleads guilty or nolo
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     contendere to, or is found guilty of, any of the offenses listed in
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     subdivision (e)(1) of this section shall be presumed to be disqualified to be
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     an owner, operator, volunteer, foster parent, adoptive parent, member of an
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     agency's board of directors, or employee in a child welfare agency after the
     completion of his or her term of confinement, probation, or parole
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14
     supervision. This presumption can be rebutted in the following manner:
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                             (i)(a) The applicant must petition the board to make
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     a determination that the applicant does not pose a risk of harm to any person
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     served by the facility and is therefore qualified to serve in a child welfare
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     agency.
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                                   (b) The applicant shall bear the burden of
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     making such a showing; and
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                                   The board in its discretion may permit an
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     applicant to serve in a child welfare agency to be an owner, operator,
23
     volunteer, foster parent, adoptive parent, member of an agency's board of
24
     directors, or an employee in a child welfare agency notwithstanding having
25
     been convicted of an offense listed in this section upon making a
26
     determination that the applicant does not pose a risk of harm to any person
27
     served by the facility. In making this determination, the board shall
28
     consider the following factors:
29
                                        The nature and severity of the crime;
30
                                        The consequences of the crime;
                                   (b)
31
                                   (c)
                                        The number and frequency of crimes;
32
                                   (d)
                                        The relation between the crime and the
33
     health, safety, and welfare of persons served by a child welfare agency any
34
     person, such as:
35
                                              The age and vulnerability of victims
                                         (1)
36
     of the crime;
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1	(2) The narm suffered by the victim; and	
2	(3) The similarity between the victim	
3	and persons served by a child welfare agency;	
4	(e) The time elapsed without a repeat of the	
5	same or similar event;	
6	(f) Documentation of successful completion of	
7	training or rehabilitation pertinent to the incident; and	
8	(g) Any other information that bears on the	
9	applicant's ability to care for children or any other relevant information.	
10	(C) The board's decision to disqualify a person serving in	
11	a child welfare agency pursuant to from being an owner, operator, volunteer,	
12	foster parent, adoptive parent, member of an agency's board of directors, or	
13	an employee in a child welfare agency under this section shall constitute the	
14	final administrative agency action and shall not be subject to review.	
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