1	INTERI	M STUDY PROPOSAL 2015	5-144
2	State of Arkansas	A D'11	
3	90th General Assembly	A Bill	DRAFT JMB/JMB
4	Second Extraordinary Session, 2015		SENATE BILL
5			
6	By: Senator B. King		
7		File	d with: Arkansas Legislative Council
8			pursuant to A.C.A. §10-3-217.
9	For	· An Act To Be Entitle	d
10	AN ACT TO ELIMINA	TE THE HEALTH SERVICES	PERMIT AGENCY
11	AND THE HEALTH SE	RVICES PERMIT COMMISSI	ON; TO INFORM
12	INDIVIDUALS OF HO	ME HEALTH OPTIONS BEFC	DRE ENTERING A
13	LONG-TERM CARE FA	CILITY; AND FOR OTHER	PURPOSES.
14			
15			
16		Subtitle	
17	TO ELIMINATE	E THE HEALTH SERVICES I	PERMIT
18	AGENCY AND 7	THE HEALTH SERVICES PER	RMIT
19	COMMISSION;	AND TO INFORM INDIVIDU	JALS OF
20	HOME HEALTH	OPTIONS BEFORE ENTERIN	NG A
21	LONG-TERM CA	ARE FACILITY.	
22			
23			
24	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE	OF ARKANSAS:
25			
26	SECTION 1. DO NOT CODI	FY. <u>ABOLISH AND TRANS</u>	FER OF THE HEALTH SERVICES
27	PERMIT AGENCY AND THE HEALTH	SERVICES PERMIT COMMIS	SION.
28	<u>(a)(l) The Health Serv</u>	ices Permit Agency and	the Health Services
29	Permit Commission are abolish	ed and transferred to	the Department of Health
30	by a type 3 transfer under §	25-2-106.	
31	(2) For purposes	of this act, the Depa	rtment of Health shall be
32	<u>considered a principal depart</u>	ment established by Ac	ets 1971, No. 38.
33	(b)(1) All authority,	powers, duties, and fu	nctions as established by
34	law for the Health Services P	ermit Agency and the H	lealth Services Permit
35	Commission, including all pur	<u>chasing, budgeting, fi</u>	scal, accounting, human
36	resources, payroll, legal, in	formation systems, mai	ntenance, program support,

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1	administrative support, and other management functions are abolished and
2	transferred to the Department of Health, except as specified in this act.
3	(2)(A) All records, personnel, property, unexpended balances of
4	appropriations, allocations, or other funds are transferred to the Department
5	of Health.
6	(B) All funds shall be deposited into the Department of
7	Health Fund.
8	(3) All powers, duties, and functions, including without
9	limitation rulemaking, licensing, promulgation of rules, rates, and
10	standards, and the rendering of findings, orders, and adjudications, as
11	established by law for the Health Services Permit Agency and the Health
12	Services Permit Commission, are abolished, except as specified by this act.
13	(c) The Arkansas Code Revision Commission shall make appropriate name
14	changes in the Arkansas Code to implement this act.
15	
16	SECTION 2. Arkansas Code Title 20, Chapter 10, Subchapter 1, is
17	amended to add an additional section to read as follows:
18	20-10-113. Discussion of home health options.
19	(a) Before an individual enters a long-term care facility, the
20	individual and his or her guardians shall be counseled regarding home and
21	community health options.
22	(b) If an individual and his or her guardians elect to pursue home and
23	community health options instead of entering a long-term care facility, a
24	penalty shall not be assessed against the individual if the individual later
25	needs or elects to enter a long-term care facility.
26	
27	SECTION 3. Arkansas Code § 9-28-407(a)(3), concerning licenses
28	required for a child welfare agency, is amended to read as follows:
29	(3) Any <u>A</u> child welfare agency capacity licensed or permitted by the
30	board as of March 1, 2003, whether held by the original licensee or by a
31	successor in interest to the original licensee, is exempted from:
32	(A) Obtaining any license or permit from the Office of
33	Long-Term Care of the Division of Medical Services of the Department of Human
34	Services;

1 (B) Obtaining any permit from the Health Services Permit 2 Agency or the Health Services Permit Commission to operate at the capacity licensed by the board as of March 1, 2003; and 3 4 (C) Obtaining any permit from the agency or the commission 5 to operate at any future expanded capacity serving only non-Arkansas 6 residents unless a permit is required by federal law or regulation. 7 8 SECTION 4. Arkansas Code § 20-7-117, concerning hospice services, is 9 amended to read as follows: 10 20-7-117. Hospices. 11 (a) There is created within the Department of Health a State Hospice 12 Office, to be administered in a division of the department to be designated 13 by the Director of the Department of Health. (b)(1) The office shall: 14 15 (A) Coordinate the care of terminally ill persons with all 16 existing agencies, programs, and facilities; 17 (B) Implement rules, regulations, and standards for hospice care in general agreement with guidelines of the National Hospice and 18 19 Palliative Care Organization and the Hospice and Palliative Care Association 20 of Arkansas and in compliance with the Centers for Medicare & and Medicaid 21 Services; 22 (C) Provide technical assistance and information to 23 developing hospices; 24 (D) Maintain a central storehouse of information and 25 reference materials relating to the hospice concept and disseminate this to 26 programs and individuals on request in an equitable manner and accept and 27 respond to inquiries relating to hospice; and 28 (E) Assist the Arkansas State Hospice Association in 29 developing the hospice concept in this state and networking hospice programs 30 with existing medical communities and human service facilities. 31 (2) All functions and duties of the office shall be carried out 32 in accordance with the laws of Arkansas and the regulations of the Health 33 Services Permit Agency, the Health Services Permit Commission, and the 34 Centers for Medicare  ${\color{black}{\&}}$  and Medicaid Services. 35 (c)(1) The regulations and requirements of the Health Services Permit 36 Agency and the Health Services Permit Commission shall be revised to include

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     separate permit-of-approval categories of healthcare facilities entitled
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     "hospice facilities" and "hospice agencies" and to develop criteria for
     granting the permits of approval for hospice facilities and for hospice
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 4
     agencies for which applications shall be filed in accordance with the
 5
     <del>criteria.</del>
 6
                 (2) A hospice facility or hospice agency shall not convert its
 7
     licensure to any other license.
8
           (d)(c) As used in this section, "hospice" or "hospice program" means
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     an autonomous, centrally administered, medically directed, coordinated
     program providing a continuum of home, outpatient, and homelike inpatient
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11
     care for the terminally ill patient and the patient's family, and which
     employs an interdisciplinary team to assist in providing palliative and
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13
     supportive care to meet the special needs arising out of the physical,
     emotional, spiritual, social, and economic stresses which that are
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15
     experienced during the final stages of illness and during dying and
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     bereavement. The care shall be available twenty-four (24) hours a day, seven
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     (7) days a week, and provided on the basis of need, regardless of ability to
18
     pay.
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           (e)(d) The licensure fee for a hospice shall be an annual fee of five
20
     hundred dollars ($500).
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22
           SECTION 5. Arkansas Code § 20-7-308 is amended to read as follows:
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           20-7-308. Repealer.
24
           All laws and parts of laws in conflict with this subchapter are
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     repealed, except that nothing in this subchapter shall be interpreted to
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     repeal any provision which authorizes the Health Services Permit Agency to
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     gather such data as may be necessary to conduct permit-of-approval
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     activities.
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           SECTION 6. Arkansas Code Title 20, Chapter 8, Subchapter 1, is
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     repealed.
32
                      Subchapter 1 - Health Services Permit Agency
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34
           20-8-101. Definitions.
35
           As used in this subchapter:
36
                 (1) "Agency" means the Health Services Permit Agency;
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1	(2) "Category of services" or "health services" means "home
2	healthcare services" as defined by § 20-10-801;
3	(3) "Commission" means the Health Services Permit Commission;
4	(4) "Conversion of services" means an alteration of the category
5	of services offered by a health facility;
6	(5) "Director" means the Director of the Health Services Permit
7	Agency;
8	(6)(A) "Health facility" means "long-term care facility" as
9	defined by § 20-10-101 or "home healthcare services agency" as defined by §
10	<del>20-10-801.</del>
11	(B) "Health facility" shall not mean and nothing in this
12	subchapter shall be deemed to require a permit of approval for or to
13	otherwise regulate in any manner the licensure of:
14	(i) A "hospital" as defined by and licensed pursuant
15	to § 20-9-201, except when a hospital seeks to add long-term care beds or to
16	convert acute beds to long-term care beds or to add home health services
17	pursuant to a letter of intent filed with the Department of Health after
18	February 15, 1993, or to expand home health services pursuant to a letter of
19	intent filed with the Department of Health after February 15, 1993;
20	(ii) Offices of private physicians and surgeons;
21	(iii) Outpatient surgery or imaging centers;
22	(iv) Post-acute head injury retraining and
23	residential care facilities or establishments operated by the federal
24	government or any agency thereof;
25	(v) Free-standing radiation therapy centers;
26	(vi) Expansion, not to exceed fifteen (15) beds, of
27	the twenty-five-bed nonprofit intermediate care facility for individuals with
28	developmental disabilities that provides transitional rehabilitation for
29	<del>pediatric patients;</del>
30	(vii) Residences for four (4) or fewer individuals
31	with developmental disabilities who receive support and services from
32	nonprofit providers currently licensed by the Division of Developmental
33	Disabilities Services of the Department of Human Services;
34	(viii) Any facility which is conducted by and for
35	those who rely exclusively upon treatment by prayer for healing in accordance
36	with the tenets or practices of any recognized religious denomination; or

1	(ix) Any bed or facility used to provide care to
2	delinquent juveniles committed into the care of the Division of Youth
3	Services.
4	(C) "Health facility" shall not include offices of private
5	physicians and surgeons, outpatient surgery or imaging centers,
6	establishments operated by the federal government or any of its agencies,
7	free-standing radiation therapy centers, or any facility which is conducted
8	by and for those who rely exclusively upon treatment by prayer alone for
9	healing in accordance with the tenets or practices of any recognized
10	religious denomination; and
11	(7) "Transitional rehabilitation" means rehabilitation that
12	typically results in discharge within twenty-four (24) months after the date
13	of admission.
14	
15	20-8-102. Health Services Permit Commission — Creation — Members —
16	Meetings.
17	(a) There is established the Health Services Permit Commission.
18	(b) The commission shall be composed of the following membership
19	appointed by the Governor and confirmed by the Senate:
20	(1) A practicing physician;
21	(2) A representative of the Department of Health;
22	(3) A member of the Arkansas Hospital Association;
23	(4) A member of the Arkansas Health Care Association;
24	(5) A member of the Arkansas chapter of AARP, Inc.;
25	(6) A member of the HomeCare Association of Arkansas;
26	(7) A consumer knowledgeable in business health insurance;
27	(8) A member of the Arkansas Residential Assisted Living
28	Association; and
29	(9) A member of the Hospice and Palliative Care Association of
30	Arkansas.
31	(c)(l) All appointments shall be for four-year terms.
32	(2) No member shall be appointed to serve more than two (2)
33	consecutive full terms.
34	(d) The members shall serve without pay, but those members not
35	employed by the State of Arkansas may receive expense reimbursement in
36	accordance with § 25-16-901 et seq.

1	(e) The commission shall meet at least quarterly and at such other
2	times as necessary to carry out its duties under this subchapter. The
3	commission shall elect one (1) of its members as chair, and by appropriate
4	adoption of bylaws and rules, may provide for the time, place, and manner of
5	calling its meetings.
6	
7	20-8-103. Health Services Permit Commission - Powers and duties.
8	(a) The Health Services Permit Commission shall evaluate the
9	availability and adequacy of health facilities and health services as they
10	relate to long-term care facilities and home healthcare service agencies in
11	this state.
12	(b) The commission shall designate those locales or areas of the state
13	in which, due to the requirements of the population or the geography of the
14	area, the health service needs of the population are underserved.
15	(c) The commission may specify, within locales or areas, categories of
16	health services which are underserved or overserved due to the composition or
17	requirements of the population or the geography of the area.
18	(d) The commission shall develop policies and adopt criteria,
19	including time limitations, to be utilized by the Health Services Permit
20	Agency in the review of applications and the issuing of permits of approval
21	for a long-term care facility or a home healthcare service agency as provided
22	in this subchapter.
23	(e) The commission may define certain underserved locales or areas or
24	categories of services within underserved locales or areas to be exempt for
25	specified periods of time from the permit-of-approval requirement.
26	(f) The commission may set application fees for permit-of-approval
27	applications to be charged and collected by the agency.
28	(g)(l) Upon appeal by the applicant or an interested party, the
29	commission shall conduct hearings on decisions by the agency within ninety
30	(90) days of the agency decision. The commission shall render its final
31	decision within fifteen (15) days of the close of the hearing. Failure of the
32	commission to take final action within these time periods shall be considered
33	a ratification of the agency decision and shall constitute the final decision
34	of the commission from which an appeal to circuit court may be filed.

1	(2) Neither a competitor of a successful applicant for a permit
2	of approval nor any other party shall have the right to appeal the
3	commission's decision to grant a permit of approval.
4	
5	20-8-104. Health Services Permit Agency — Powers and duties.
6	(a) There is created and established the Health Services Permit
7	Agency, which shall be an independent agency under the supervision and
8	control of the Governor.
9	(b) The agency shall possess and exercise such duties and powers as
10	necessary to implement the policy and procedures adopted by the Health
11	Services Permit Commission.
12	(c) The agency shall review all applications for permits of approval
13	and approve or deny the application within ninety (90) days from the date the
14	application is deemed complete and submitted for review.
15	(d) The State of Arkansas shall not participate in the capital
16	expenditures review program, otherwise known as the 1122 Program, unless it
17	becomes mandatory for continuation in federal programs authorized under Title
18	V of the Social Security Act, 42 U.S.C. § 701 et seq., Title XIV of the
19	Social Security Act, 42 U.S.C. § 1351 et seq., and Title XVII of the Social
20	Security Act, 42 U.S.C. § 1391 et seq., for all states.
21	(e) The agency shall assist the commission in the performance of its
22	duties under this subchapter.
23	
24	<del>20-8-105. Director.</del>
25	There shall be a Director of the Health Services Permit Agency, who
26	shall be the executive head of the Health Services Permit Agency. The
27	director shall be appointed by the Governor, subject to confirmation by the
28	Senate, and shall serve at the pleasure of the Governor.
29	
30	<del>20-8-106. Health Services Program — Permits generally.</del>
31	(a)(l) A permit of approval shall not be required by the Health
32	Services Permit Agency or the Health Services Permit Commission for any
33	applicant to qualify for a Class B license, as provided in § 20-10-801 et
34	seq., to operate a home healtheare services agency, if the home healtheare
35	services agency was serving patients on or before June 30, 1988, and if the

1	home healthcare services agency serves the residents of the county where the
2	principal office is located.
3	(2) Nursing home applications under review by the Health
4	Services Permit Agency on June 2, 1987, are considered under the provisions
5	of this subchapter under updated standards on a county-by-county basis.
6	(3)(A) Beginning July 1, 2005, the Health Services Permit Agency
7	may not accept applications for permits of approval for the construction of
8	new residential care facilities.
9	(B) Applications for replacement of residential care
10	facilities may not be accepted and processed after July 1, 2005.
11	(C) However, applications for replacement of residential
12	care facilities shall be accepted for residential care facilities of sixteen
13	(16) beds or fewer but only if the number of beds required for replacement is
14	less than or equal to the number of beds for which the residential care
15	facility was licensed before the application for replacement.
16	(b)(l)(A) The alteration or renovation of a health facility having an
17	associated capital expenditure of less than one million dollars (\$1,000,000)
18	for nursing homes and not resulting in additional bed capacity shall not
19	require a permit of approval.
20	(B) However, the Health Services Permit Agency shall not
21	allow hospital acute care beds to be converted to or allow their license
22	elassification to be changed to long-term care beds without going through the
23	permit-of-approval process.
24	(2) Permits, legal title, and right of ownership may be
25	transferred with the approval of the commission if the entity presently
26	holding the permit, legal title, or right of ownership has tangible assets of
27	at least two thousand five hundred dollars (\$2,500) that will be transferred
28	with the permit, legal title, or right of ownership.
29	(3) The application for the permit of approval shall include,
30	but need not be limited to, such information as is necessary to determine:
31	(A) Whether the proposed project is needed or projected as
32	being necessary to meet the needs of the locale or area in terms of the
33	health care required for the population or geographic region;
34	(B) Whether the proposed project can be adequately staffed

35 and operated when completed;

1	(C) Whether the proposed project is economically feasible;
2	and
3	(D) Whether the project will foster cost containment
4	through improved efficiency and productivity.
5	(c) If the application is granted, the Health Services Permit Agency
6	shall issue a permit of approval, if it finds that the proposed project meets
7	the criteria for approval as set by the commission. If the application is
8	denied, the Health Services Permit Agency shall send written notice of the
9	denial to the applicant which sets forth the criteria that the proposed
10	project failed to meet.
11	(d) Any applicant or interested party seeking review of a final Health
12	Services Permit Agency decision regarding permits of approval, movement of
13	beds, or transfer of permits of approval shall file a written appeal for
14	hearing before the commission on an approved form within thirty (30) days of
15	the receipt of the Health Services Permit Agency decision.
16	(e) Appeals to the commission shall be conducted in accordance with
17	the Arkansas Administrative Procedure Act, § 25-15-201 et seq.
18	
19	20-8-107. Expansion of facilities or services.
19 20	<del>20-8-107. Expansion of facilities or services.</del> (a) Unless otherwise provided in this subchapter, all health
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20	(a) Unless otherwise provided in this subchapter, all health
20 21	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand
20 21 22	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit
20 21 22 23	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services
20 21 22 23 24	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit
20 21 22 23 24 25	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit Commission.
20 21 22 23 24 25 26	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit Commission. (b) The commission may authorize the Health Services Permit Agency to
20 21 22 23 24 25 26 27	<ul> <li>(a) Unless otherwise provided in this subchapter, all health</li> <li>facilities seeking to add new beds or home health services or to expand</li> <li>existing bed capacity or home health services shall apply for a permit</li> <li>approving additional beds or services or expanded bed capacity or services</li> <li>pursuant to procedures and criteria promulgated by the Health Services Permit</li> <li>Commission.</li> <li>(b) The commission may authorize the Health Services Permit Agency to</li> <li>enjoin construction or expansion of existing facilities of any project</li> </ul>
20 21 22 23 24 25 26 27 28	<ul> <li>(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit Commission.</li> <li>(b) The commission may authorize the Health Services Permit Agency to enjoin construction or expansion of existing facilities of any project commenced in violation of this subchapter through an action filed in the</li> </ul>
20 21 22 23 24 25 26 27 28 29	(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit Commission. (b) The commission may authorize the Health Services Permit Agency to enjoin construction or expansion of existing facilities of any project commenced in violation of this subchapter through an action filed in the circuit court of the judicial district in which the project is located.
20 21 22 23 24 25 26 27 28 29 30	<ul> <li>(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit Commission.</li> <li>(b) The commission may authorize the Health Services Permit Agency to enjoin construction or expansion of existing facilities of any project commenced in violation of this subchapter through an action filed in the circuit court of the judicial district in which the project is located.</li> </ul>
20 21 22 23 24 25 26 27 28 29 30 31	<ul> <li>(a) Unless otherwise provided in this subchapter, all health</li> <li>facilities seeking to add new beds or home health services or to expand</li> <li>existing bed capacity or home health services shall apply for a permit</li> <li>approving additional beds or services or expanded bed capacity or services</li> <li>pursuant to procedures and criteria promulgated by the Health Services Permit</li> <li>Commission.</li> <li>(b) The commission may authorize the Health Services Permit Agency to</li> <li>enjoin construction or expansion of existing facilities of any project</li> <li>commenced in violation of this subchapter through an action filed in the</li> <li>circuit court of the judicial district in which the project is located.</li> <li>(c) In no event shall the requirements of this subchapter apply to any</li> <li>facility licensed or approved as of March 1, 2003, by the Child Welfare</li> </ul>
20 21 22 23 24 25 26 27 28 29 30 31 32	<ul> <li>(a) Unless otherwise provided in this subchapter, all health</li> <li>facilities seeking to add new beds or home health services or to expand</li> <li>existing bed capacity or home health services shall apply for a permit</li> <li>approving additional beds or services or expanded bed capacity or services</li> <li>pursuant to procedures and criteria promulgated by the Health Services Permit</li> <li>Commission.</li> <li>(b) The commission may authorize the Health Services Permit Agency to</li> <li>enjoin construction or expansion of existing facilities of any project</li> <li>commenced in violation of this subchapter through an action filed in the</li> <li>circuit court of the judicial district in which the project is located.</li> <li>(e) In no event shall the requirements of this subchapter apply to any</li> <li>facility licensed or approved as of March 1, 2003, by the Child Welfare</li> <li>Agency Review Board pursuant to the Child Welfare Agency Licensing Act, § 9-</li> </ul>
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<ul> <li>(a) Unless otherwise provided in this subchapter, all health facilities seeking to add new beds or home health services or to expand existing bed capacity or home health services shall apply for a permit approving additional beds or services or expanded bed capacity or services pursuant to procedures and criteria promulgated by the Health Services Permit Commission.</li> <li>(b) The commission may authorize the Health Services Permit Agency to enjoin construction or expansion of existing facilities of any project commenced in violation of this subchapter through an action filed in the circuit court of the judicial district in which the project is located.</li> <li>(c) In no event shall the requirements of this subchapter apply to any facility licensed or approved as of March 1, 2003, by the Child Welfare Agency Licensing Act, § 9-28-401 et seq., and as specifically exempted by § 9-28-407(a)(3).</li> </ul>

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2	<del>20-8-108. Fees and fines.</del>
3	All fees and fines collected under this subchapter shall be deposited
4	into the Miscellaneous Agencies Fund Account to be used exclusively for the
5	maintenance and operation of the Health Services Permit Agency.
6	
7	20-8-109. Approval of new projects - Repeal of Acts 1975, No. 558, § 5
8	- Transfer of duties.
9	(a) All projects requiring approval under the Certificate of Need
10	Program as established by Acts 1975, No. 558, § 5 [repealed], except free-
11	standing radiation therapy centers, shall not be instituted or commenced
12	after April 4, 1987, except upon application for and receipt of approval from
13	the Health Services Permit Agency utilizing the same criteria and procedures
14	in existence prior to April 4, 1987.
15	(b) As used in this section, commence construction means the approval
16	of project financing or the actual movement onto the site of building
17	materials and equipment by the principal contractor.
18	(c) Two hundred ten (210) days after April 4, 1987, Acts 1975, No.
19	558, § 5, as amended, is repealed. On and after the two hundred eleventh day
20	following April 4, 1987, all projects requiring approval under § 20-8-107
21	shall not be instituted or commenced except upon application for and receipt
22	of a permit of approval as set forth in this subchapter, and, during this
23	period of time, all duties and responsibilities of the State Health Planning
24	and Development Agency and the Statewide Health Coordinating Council are
25	transferred to the Health Services Permit Agency established under this
26	subchapter. Any project not requiring approval under this subchapter, even
27	though covered under Acts 1975, No. 558, § 5 [repealed], may be commenced
28	after April 4, 1987.
29	(d) The Health Services Permit Agency shall process all applications
30	or certificates of need for intermediate care facilities for the individuals
31	with developmental disabilities with fifteen (15) or fewer beds which were
32	pending on April 4, 1987, and shall for a period of thirty (30) days after
33	April 4, 1987, accept additional applications for such facilities. The
34	applications shall be processed utilizing the criteria and procedures in
35	existence prior to April 4, 1987, and in addition the Health Services Permit

1	Agency shall consider as a primary factor the experience of each applicant in
2	serving the developmentally disabled population.
3	
4	20-8-110. Collection and dissemination of health data.
5	(a) The Health Services Permit Agency shall act as a statewide health
6	data clearinghouse for the acquisition and dissemination of data from
7	healthcare providers, the Arkansas Medicaid Program, third-party payors,
8	state agencies, and other appropriate sources in furtherance of this section.
9	(b) All state agencies having information with regard to health
10	matters shall make available to the Health Services Permit Agency such health
11	data as is necessary for the Health Services Permit Commission to carry out
12	its responsibilities.
13	(c) All health facilities requiring a permit of approval by the state
14	shall submit annually a report of utilization statistics as may be required
15	by the Health Services Permit Agency.
16	(d) The Insurance Commissioner shall require all third-party payors,
17	including, but not limited to, licensed insurers, medical and hospital
18	service corporations, health maintenance organizations, and self-funded
19	employee health plans, to provide the commission with claims data for health
20	matters.
21	(e) State agencies which survey hospitals, home health agencies,
22	outpatient surgery centers, or nursing homes for licensure or certification
23	shall annually report to the Health Services Permit Agency on the surveys of
24	the various facilities. The annual report shall list facilities by name with
25	patient care citations and numbers of serious patient injuries per year by
26	facility.
27	(f) The Director of the Health Services Permit Agency shall be
28	empowered to release data collected pursuant to this section, subject to the
29	following limitations:
30	(1) Data released shall not include any information which could
31	be used to identify any individual patient; and
32	(2) Data released shall not include any information which could
33	be used to associate any of the data with any specific third-party payor.
34	(g) The director shall prescribe such rules and regulations as may be
35	necessary to carry out the purpose of this section.

1	(h)(l) With the advice of the commission, the director shall compile
2	and publish summaries of health data collected by the Health Services Permit
3	Agency.
4	(2)(A) The director shall prepare an annual report of the Health
5	Services Permit Agency's findings and submit the report to the Governor, the
6	General Assembly, and the House Committee on Public Health, Welfare, and
7	Labor and the Senate Committee on Public Health, Welfare, and Labor or
8	appropriate subcommittees thereof.
9	(B) The Health Services Permit Agency shall provide
10	assistance to the House Committee on Public Health, Welfare, and Labor and
11	the Senate Committee on Public Health, Welfare, and Labor in the development
12	of information necessary in the examination of health care issues.
13	(i)(1) The Health Services Permit Agency may impose a fine on health
14	facilities requiring a permit of approval for failure to timely submit
15	reports of statistics as required by the Health Services Permit Agency.
16	(2) The Health Services Permit Agency may impose a fine of:
17	(A) Up to one hundred dollars (\$100) for a report more
18	than thirty (30) days late;
19	(B) Two hundred fifty dollars (\$250) for a report more
20	than sixty (60) days late; and
21	(C) Five hundred dollars (\$500) for a report more than
22	ninety (90) days late.
23	
24	20-8-111. Transfer of Developmental Disabilities Planning Council
25	attributes to other agency.
26	The Governor may at any time transfer all personnel, appropriations,
27	fund balances, and authorized positions, and the powers, duties, and
28	personnel of the Developmental Disabilities Planning Council to any other
29	designated agency of the state which meets the requirements of Pub. L. No.
30	101-496 [repealed].
31	
32	20-8-112. Additional transfer of Developmental Disabilities Planning
33	Council attributes to other agency.
34	The Governor may at any time transfer all the powers, duties,
35	personnel, appropriations, fund balances, and authorized positions of the

1	Developmental Disabilities Planning Council to any other designated agency of
2	the state which meets the requirements of Pub. L. No. 103-230 [repealed].
3	
4	<del>20-8-113. Findings.</del>
5	The General Assembly finds and determines that:
6	(1) The Division of Youth Services of the Department of Human
7	Services is obligated by law to provide appropriate care to juveniles
8	adjudicated delinquent and committed to the division's custody;
9	(2) The division, pursuant to judicial decrees, assumes custody
10	of delinquent juveniles with little or no notice;
11	(3) The nature of the criminal conduct engaged in by the
12	juvenile may create the necessity to segregate these juveniles within
13	treatment facilities, thereby denying the division otherwise available beds;
14	(4) The division must secure sufficient facilities for the care
15	of delinquent juveniles in its custody;
16	(5) The need for these facilities may vary substantially from
17	the needs anticipated by the Department of Human Services or by the Health
18	Services Permit Commission; and
19	(6) No permit of approval should be required for facilities or
20	beds contracted for or otherwise provided for delinquent youth committed to
21	the custody of the division or the beds provided for delinquent youth counted
22	against the authorized beds otherwise provided by a facility or organization
23	with a permit of approval.
24	
25	SECTION 7. Arkansas Code § 20-10-105(a), concerning residential care
26	facility eligible for reimbursement from state revenues, is amended to read
27	as follows:
28	(a) Any A facility that meets the definition of a residential care
29	facility as defined by the Office of Long-Term Care that has not been
30	licensed or certified by the appropriate state agency or has not received a
31	permit of approval <del>from the Health Services Permit Agency shall not be</del> <u>is not</u>
32	eligible for <del>any</del> reimbursement from state revenues for any services that it
33	offers.
34	
35	SECTION 8. Arkansas Code § 20-10-813 is amended to read as follows:
36	20-10-803. Transfer of licenses and permits upon dissolution.

1 Upon the dissolution of any corporation which that on April 14, 1995, 2 is licensed to provide home health care healthcare services, the Department 3 of Health, the Health Services Permit Agency, the Health Services Permit 4 Commission, and any other agency involved may transfer the dissolved 5 corporation's licenses and permits of approval to a stockholder of the 6 dissolved corporation, and that stockholder may continue to perform home 7 health care healthcare services under the transferred license and permit of 8 approval.

9

10 11 SECTION 9. Arkansas Code § 20-10-902 is amended to read as follows: 20-10-902. Purpose.

12 (a) It is the purpose of this subchapter to develop a mechanism 13 whereby the concept of receivership can be utilized for the protection of 14 residents in long-term care facilities.

15 (b) It is the intent of the General Assembly that receivership shall 16 be a remedy of last resort when all other methods of remedy have failed or 17 when the implementation of other remedies would be futile.

18 (c) It is not the intent of this subchapter to circumvent the Health 19 Services Permit Program of the Health Services Permit Commission. No A court 20 or administrative agency shall <u>not</u> interpret the contents of this subchapter 21 to allow the transfer of beds or the license of a facility under receivership 22 without approval of the commission as required by § 20-8-101 et seq.

23

24 25 SECTION 10. Arkansas Code § 20-10-2005 is amended to read as follows: 20-10-2005. Existing unlicensed facilities.

(a) Assisted living facilities and residential care facilities that
are unlicensed on April 13, 2005, shall have until March 15, 2006, in which
to apply for an assisted living facility license or residential care facility
license.

30 (b) Any An assisted living facility or residential care facility that 31 fails to become licensed on or before October 15, 2007, shall be subject to 32 the provisions of § 20-10-2007.

33 (c)(1) An assisted living facility or residential care facility shall 34 be exempt from the state permit-of-approval process for purposes of this 35 section if the facility obtains a license within the time provided in 36 subsection (b) of this section.

1	(2) After the time provided in subsection (b) of this section,
2	the facility shall comply with the permit-of-approval process and methodology
3	in all other respects.
4	(d) The Office of Long-Term Care shall report to the Health Services
5	Permit Agency when a facility has been licensed without a state permit of
6	approval under this section.
7	<del>(e)</del> The agency shall take account of the new beds in its counting for
8	need purposes under the permit-of-approval methodology.
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11	Referral requested by: Senator Bryan King
12	Prepared by: JMB
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