Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 84th General Assembly	A Bill		
2	Regular Session, 2003		HOUSE BILL 2446	
4	Regular Session, 2005		HOUSE DILL 2440	
4 5	By: Representative Bright			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO REQUIRE NOTIFICATION OF LONG-TERM CARE			
10	FACILITY VIOLATIONS TO THE GENERAL ASSEMBLY; AND			
11	FOR OTHER PURPOSES.			
12				
13	Subtitle			
14	AN ACT TO REQUIRE NOTIFICATION OF LONG-			
15	TERM CARE FACILITY VIOLATIONS TO THE			
16	GENERAL ASSEMBLY.			
17				
18				
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
20				
21	SECTION 1. Arkansas Code § 20-10-207 is amended to read as follows:			
22	20-10-207. Notification to media and General Assembly of violations.			
23	(a) When the Office of Long-Term Care's appropriate division, as			
24	determined by the Director of the Department of Human Services, finds, upon			
25	inspection and investigation, that any nursing home or residential care			
26	facility has committed two (2) violations constituting Class A or Class B			
27	violations as defined in § 20-10-205 during any twelve-month period, the			
28	office shall notify the various news media within the county wherein the			
29	nursing home or residential care facility is located and shall advise the			
30	media that a complete record of the inspection and investigation will be			
31	available for public inspection at the office.			
32	(b) However, no information shall be made available which will			
33	identify any resident, the family of any resident of the nursing home, the			
34	residential care facility, or any person who has filed a complaint against a			
35	nursing home or against an administrator or any personnel of a nursing home			
36	or residential care facility, except in cases of criminal or civil			



HB2446

l litigation.

2 (c) When the office finds, upon inspection and investigation, that any 3 long-term care facility has committed a Class A or Class B violation, 4 following final determination of the matter on administrative appeal, the 5 long-term care facility administrator shall cause copies of the notice of 6 violation as prepared by the office to be posted on the front entry to the 7 facility to be visible from the interior. The notice shall be posted within 8 seven (7) days of the final determination of the matter on administrative 9 appeal and shall remain posted for a period of not less than sixty (60) days. 10 (d) The notice of violation shall meet the following requirements: 11 (1) The notice shall read: (A) "NOTICE 12 13 "This facility has been cited with a CLASS A or B (B) 14 VIOLATION. 15 (C) "Pursuant to § 20-10-205, Class A violations create a 16 condition or occurrence relating to the operation and maintenance of a long-17 term care facility resulting in death or serious physical harm to a resident 18 or creating a substantial probability that death or serious physical harm to a resident will result therefrom. Class B violations create a condition or 19 20 occurrence relating to the operation and maintenance of a long-term care 21 facility which directly threatens the health, safety, or welfare of a 22 resident.' (D) "Date of violation: _____ 23 24 (E) "Nature of violation: 25 (F) "Further information can be obtained from the Office 26 of Long - Term Care at (number). 27 (G) "This notice shall remain posted for a period not less 28 than 60 days from (date) to (date)." 29 (2) The notice shall be printed in accordance with the following 30 specifications: The notice shall be $81/2 \times 11$ inches in size. 31 (A) 32 It shall be printed on a white background. (B) 33 (C) Subdivision (d)(l)(A) of this subsection shall be 34 printed in red ink in all capital letters at the top center of the page in 35 48-point boldface type. 36 (D) Subdivision (d)(l)(B) of this subsection shall be

2

HB2446

1 printed in black ink in 18-point type, except for the words "CLASS A or CLASS
2 B VIOLATION", which shall be printed in red ink, in capital letters, in 243 point boldface type.
4 (E) Subdivision (d)(1)(C) of this subsection shall be
5 printed in black ink with 10-point type. This paragraph shall be indented and
6 boxed.

(F) Subdivisions (d)(1)(D) and (d)(1)(E) of this
subsection shall be underlined and printed in black ink with 18-point type.
(G) Subdivisions (d)(1)(F) and (d)(1)(G) of this
subsection shall be printed in 18-point boldface type.
(H) The entries to be made shall be written in indelible

12 red ink.

13 (e) A notice of correction may be posted by the facility administrator 14 upon receipt from the office provided that the notice does not obscure the 15 notice of violation. Posting of the notice of correction shall not reduce the 16 amount of time required for the posting of the notice of violation set forth 17 above.

The Ombudsman of the Division of Aging and Adult Services of the 18 (f) 19 Department of Human Services shall be furnished with each final copy of a 20 survey upon completion by the office. The Ombudsman shall prepare a one-page 21 form letter which specifically states whether the facility was found in 22 compliance or out of compliance during the most recent annual survey. In 23 addition, the letter shall include the same information from the previous 24 three (3) annual surveys. The summary letter shall be considered separately 25 from the survey process and shall not be admissible as evidence in any 26 proceeding by either party in litigation arising from licensure or 27 certification of long-term care facilities. Copies of the summary letter 28 shall be furnished by the office to the facility administrator and the office 29 of the Attorney General.

30 (g) A long-term care facility required to be licensed hereunder shall 31 post in a conspicuous place, readily accessible to residents and visitors, 32 the final certification survey following final administrative determination 33 as defined by regulation of the statement of deficiencies and plans-of-34 correction survey report received by the facility. With the survey report, 35 the facility shall post the summary letter prepared by the Ombudsman. The 36 survey and letter shall remain posted until the next survey report is

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1 received by the facility. 2 (h)(1) When the Office of Long-Term Care's appropriate division, as determined by the Director of the Department of Human Services, finds, upon 3 inspection and investigation, that any nursing home has committed a violation 4 of any state or federal law, rule or regulation applicable to the nursing 5 6 home, the office shall notify the House Committee on Public Health, Welfare 7 and Labor and the Senate Committee on Public Health, Welfare and Labor of the 8 General Assembly. 9 (2) The notice shall be in writing, and shall be provided 10 monthly, with a list of all nursing homes for the preceding month against 11 whom the office has determined that a violation has occurred. 12 (3) The written notice shall include the statement of 13 deficiencies noted by the office for each home. 14 (i) No information shall be made available that will identify any 15 nursing home resident, the family of any resident, or any person who has 16 filed a complaint against a nursing home, nursing home administrator, or any 17 nursing home personnel, except in cases of criminal or civil litigation. (j) Notice to the House Committee on Public Health, Welfare and Labor 18 and the Senate Committee on Public Health, Welfare and Labor of the General 19 20 Assembly shall not be delayed pending any appeal or request for an Informal 21 Dispute Resolution (IDR) hearing. 22 (h) (k) Failure to post a notice of violation as required by subsection 23 (c) or subsection (h) of this section shall be considered a Class C violation 24 under § 20-10-205 for which civil penalties set forth in § 20-10-206 may be 25 imposed, with each day of noncompliance constituting a separate offense. 26 Otherwise, the failure to comply with the requirements of this section by a 27 long-term care facility or facility administrator shall be considered a Class 28 C violation under § 20-10-205 for which civil penalties set forth in § 20-10-29 206 may be imposed. 30 31 32 33 34 35

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