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	State of Arkansas	As Engrossed: H3/9/05 H3/11/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2532
4			
5	By: Representative Medley		
6			
7			
8		For An Act To Be Entitled	
9		TO PROTECT RESIDENTS OF LONG-TERM	
10		TIES; TO ENSURE THAT LONG-TERM CAR	
11		TIES RECEIVE PAYMENTS INTENDED TO	
12	TO THE	FACILITIES; AND FOR OTHER PURPOSE	ES.
13		C1-4*41 -	
14		Subtitle	
15		ACT TO ENSURE THAT RESIDENTS OF LO	
16		M CARE FACILITIES ARE PROTECTED AN	ID .
17	THE	FACILITIES PAID.	
18 19			
20	ΒΕ ΤΤ ΕΝΛΟΤΕΝ ΒΥ ΤΗΕ	GENERAL ASSEMBLY OF THE STATE OF .	Λ Ρ Γ Λ Ν Ϛ Λ Ϛ •
20	DE II ENACIED DI INE	GENERAL ASSEEDED OF THE STATE OF A	ARRANSAS .
22	SECTION 1. Ark	ansas Code Title 20, Chapter 10,	Subchapter l is amended
23		ns to read as follows:	-
24	20-10-109. Findings Intent.		
25	<u>(a) The Gene</u>	ral Assembly finds that:	
26	<u>(1)</u>	Residents in Arkansas's long-term	<u>care facilities are</u>
27	particularly vulneral	ole to the theft or illegal divers	ion of personal funds
28	designated as resider	nts' share of cost under the state	Medicaid program;
29	<u>(2)</u>	The theft or illegal diversion of	residents' share of
30	cost under the state	Medicaid program has an adverse in	mpact on the resources
31	available to ensure h	nigh-quality care for all facility	residents; and
32	<u>(3)</u>	Sections 20-10-109 and 20-10-110 a	re necessary to:
33		(A) Protect long-term care res	idents' rights;
34		(B) Provide appropriate resour	ces for residents'
35	care; and		
36		(C) Ensure that residents' fund	ds designated to pay



1	for long-term care are used for that purpose.	
2	(b) The General Assembly intends that §§ 20-10-109 and 20-10-110	
3	affect individuals who intentionally steal or divert residents' share of cost	
4	and not change the obligations or responsibilities of residents of long-term	
5	care facilities or deter legitimate disputes over the amount of a resident's	
6	share of cost.	
7		
8	20-10-110. Protection of residents' personal funds.	
9	(a) For the purposes of this section:	
10	(1) "Agent" means a person who manages, uses, controls, or otherwise	
11	has legal access to a resident's income or resources that legally may be used	
12	to pay a resident's share of cost or other charges not paid for by the state	
13	Medicaid program;	
14	(2) "Long-term care facility" means a nursing home,	
15	residential care facility, post-acute head injury retraining, and residential	
16	care facility, or any other facility that provides long-term medical or	
17	personal care;	
18	(3) "Medicaid recipient" means any individual in whose behalf	
19	any person claimed or received any payment or payments from the state	
20	<u>Medicaid program; and</u>	
21	(4) "Resident" means a person:	
22	(A) Who resides on a permanent and full-time basis in	
23	<u>a long-term care facility;</u>	
24	(B) Who is a Medicaid recipient; and	
25	(C) Whose facility care is paid in whole or in part	
26	by the state Medicaid program.	
27	(b)(1) No long-term care facility may require a third-party	
28	guarantee of payment to the facility as a condition of admission, expedited	
29	admission, or continued stay in the facility.	
30	(2) However, a long-term care facility may require an agent who	
31	has legal access to a resident's income or resources available to pay for	
32	facility care to sign a contract without incurring personal financial	
33	liability to provide facility payment from the resident's income or	
34	<u>resources.</u>	
35	(c) An agent who guarantees payment under subdivision (b)(2) of this	
36	section shall be personally liable to the facility for payment of a	

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1	resident's share of cost or other charges incurred by the resident if and to		
2	the extent that the agent uses a resident's income or resources for purposes		
3	other than the resident's facility care.		
4	(d) Unless otherwise exempted by law or contract, a resident or his or		
5	her agent shall pay for the resident's share of cost or other charges not		
6	paid for by the state Medicaid program.		
7	<u>(e) If a resident who has not been a Medicaid recipient becomes a</u>		
8	Medicaid recipient, the long-term care facility shall make a reasonable		
9	attempt to contact the state Medicaid program to determine the resident's		
10	share of cost.		
11	(f)(l) If a resident or his or her agent disputes the amount of share		
12	of cost owed to a long-term care facility, the resident or agent may apply		
13	for a hearing under the rules of the Department of Human Services for a		
14	determination of the amount of share of cost owed to the long-term care		
15	facility.		
16	(2) The hearing shall be limited to only a determination of		
17	the amount of share of cost owed to the long-term care facility, and shall		
18	not result in a determination that names the person or persons responsible		
19	for the payment of that share.		
20	(g) Any agent who knowingly violates the requirements of this		
21	section is guilty of a misdemeanor and shall be punished by a fine not to		
22	exceed two thousand five hundred dollars (\$2,500) or by imprisonment not to		
23	exceed one hundred eighty (180) days, or both.		
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25	/s/ Medley		
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