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: H2/11/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 255
4			
5	By: Senators Wooldridge, Altes,		
6	By: Representatives Medley, Abe	rnathy, Blair, Glidewell, R. Green, Pyle, Ve	erkamp, Walters
7			
8		E. A. A. A. A. T. D. E. A. A. J.	
9	AN AGM MO (For An Act To Be Entitled	A OFF
10		CLARIFY AND DEFINE THE SCOPE OF	
11		03 REGARDING CHILD WELFARE AGENC	
12		S TO RESIDENTIAL FACILITIES PROV	
13		FOR CHILDREN DIAGNOSED WITH BOTH	
14		ABUSE AND PSYCHIATRIC DISORDERS;	AND
15	FOR OTHER I	PURPOSES.	
16		Subtitle	
17	AN ACM D		
18		TO CLARIFY AND DEFINE THE SCOPE	
19 20	OF ACI	1285 OF 2003.	
20 21			
22	WHEREAS the nurnos	se of this act is to clarify the	intent and define
23	- _	2003 that amended Arkansas Code	
24	-	-8-107(c) regarding child welfare	
25	added III.ambab oode 3 20	o io, (e) regarding entre werran	s ageneres, and
26	WHEREAS, under Act	1285 of 2003, agencies licensed	or permitted by the
27	·	lew Board as of March 1, 2003, an	
28		rements because they were already	-
29	serving children in need;		
30			
31	WHEREAS, questions	have arisen as to the scope of t	this provision as it
32	relates to psychiatric re	esidential treatment facilities;	and
33			
34	WHEREAS, the purpos	se of this act is to clarify the	scope of Act 1285 of
35	2003 as it pertains to residential facilities and thereby equalize the		
36	treatment of residential facilities specializing in the treatment of those		

02-11-2005 10:13 JSE143

1	children diagnosed with co-occurring substance abuse and psychiatric		
2	disorders in comparison with those residential facilities that specialize		
3	primarily in treating children's psychiatric problems.		
4			
5	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
6			
7	SECTION 1. Child welfare agencies operating as residential facilities		
8	providing treatment to children with co-occurring substance abuse and		
9	psychiatric disorders are covered by the amendment of Arkansas Code §§ 9-28-		
10	407(a) and Arkansas Code § 20-8-107(c) by Act 1285 of 2003 so long as they		
11	were providing such care on or before March 1, 2003, and also meet the		
12	requirements of this act.		
13			
14	SECTION 2. Arkansas Code § 9-28-407(a), regarding licensing required		
15	by the Child Welfare Agency Review Board, is amended to add two (2)		
16	additional subdivisions to read as follows:		
17	(5) Subdivisions (a)(3) and (a)(4) of this section shall be		
18	construed to include a child welfare agency that is licensed or permitted by		
19	the Child Welfare Agency Review Board as a residential facility as of March		
20	1, 2003, if the licensee then met and continues to meet the following		
21	criteria:		
22	(A) The licensee is a nonhospital-based residential		
23	facility that specializes in providing treatment and care for seriously		
24	emotionally disturbed children under eighteen (18) years of age who have co-		
25	occurring substance abuse and psychiatric disorders;		
26	(B) The licensee possesses accreditation from at least one		
27	(1) of the following national accreditation entities:		
28	(i) The Commission on Accreditation of		
29	Rehabilitation Facilities;		
30	(ii) The Council on Accreditation of Services for		
31	Families and Children; or		
32	(iii) The Joint Commission on Accreditation of		
33	Healthcare Organizations;		
34	(C) The licensee is licensed by the Bureau of Alcohol and		
35	Drug Abuse Prevention of the Division of Behavioral Health Services of the		
36	Department of Human Services or its successor; and		

1	(D) The licensee is operating a nontraditional program		
2	that is approved by the Department of Education.		
3	(6)(A) Licensees described in subdivision (a)(5) of this section		
4	shall be eligible for reimbursement by the Arkansas Medicaid Program under		
5	the same methodology and at the same reimbursement rates as residential		
6	treatment facilities that do not specialize in treating children with co-		
7	occurring substance abuse and psychiatric disorders.		
8	(B) However, Medicaid payments shall be reduced by		
9	payments received from other payers in connection with Medicaid-covered care		
10	and treatment furnished to Medicaid recipients.		
11			
12	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
13	General Assembly of the State of Arkansas that it is essential that the State		
14	of Arkansas maintains sufficient facilities within the state for the care and		
15	treatment of children with co-occurring substance abuse and psychiatric		
16	disorders; and that this act is immediately necessary to clarify that the		
17	state shall not negatively discriminate between the licensees that provide		
18	psychiatric treatment only and the licensees that provide the care and		
19	treatment of children with co-occurring substance abuse and psychiatric		
20	disorders. Therefore, an emergency is declared to exist and this act being		
21	immediately necessary for the preservation of the public peace, health, and		
22	safety shall become effective on:		
23	(1) The date of its approval by the Governor;		
24	(2) If the bill is neither approved nor vetoed by the Governor,		
25	the expiration of the period of time during which the Governor may veto the		
26	bill; or		
27	(3) If the bill is vetoed by the Governor and the veto is		
28	overridden, the date the last house overrides the veto.		
29			
30	/s/ Wooldridge, et al		
31			
32			
33			
34			
35			
36			