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: S3/14/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		SENATE BILL	967
4				
5	By: Senators Wooldridge, J. Boo	okout, Critcher, Horn		
6	By: Representative Bradford			
7				
8				
9		For An Act To Be Entitled		
10		AMEND THE LAW REGARDING MEDICAL		
11		E FOR INDIGENT PERSONS; AND FOR OTHE	L'R	
12	PURPOSES.			
13		C 1441		
14		Subtitle		
15		TO AMEND THE LAW REGARDING		
16	MEDICAL	ASSISTANCE FOR INDIGENT PERSONS.		
17				
18	DE IM ENACMED DV MUE CEN	EDAL ACCEMBLY OF MUE CHAME OF ADVAN	CAC.	
19 20	BE II ENACIED BY THE GENT	ERAL ASSEMBLY OF THE STATE OF ARKAN	5A5:	
20	CECTION 1 Arlson o	as Code § 20-77-107(f), concerning	the pressure for	_
22		s amended to read as follows:	the program for	
23		shall ensure that the professional	rouiou of	
23 24		erm care facilities and their revie		
24 25		gram comply complies with the follow		
26		ty conducting any professional revi		٠.
27	-	gram shall be knowledgeable in the	-	
28	law and regulations being		opecitie areas	01
29	· ·	y citation or deficiency cited to a	provider shall	
30		er to the authority upon which the	-	
31	deficiency is based.			
32	•	owever, the requirement of subdivis	ion (f)(2)(A) d	oes
33		and any entity with whom it contra		
34	-	of professional medical judgment i		hen
35	and under what circumstan	nces care is medically necessary;	_	
36	(3) The pro:	fessional review process shall incl	ude an informal	-

03-14-2005 08:58 MGF279

1	dispute resolution process to allow the provider to challenge the citation or
2	deficiency cited or sanction to a person other than the person making the
3	citation as defined by the director;
4	(4) The director shall establish a system to ensure standard and
5	consistent application of sanctions and citation or deficiencies among
6	surveyors in different areas of the state; and
7	(5) The director may establish rules consistent with this
8	chapter, including penalties that may be imposed on a program provider upon a
9	finding that the provider has violated statutes or regulations in the
10	administration of or billing for health care in an indigent patient medical
11	care program as follows:
12	(A) Establish rules only requiring the program provider to
13	reimburse to the indigent patient medical care program funds paid to the
14	program provider for services that were:
15	(i) Not actually provided;
16	(ii) Not medically necessary; or
17	(iii) Provided without prior authorization if
18	preapproval is required by statue or regulation.
19	(B)(i) Establish rules permitting the department to levy
20	upon final determination of a violation of a statute or regulation that was
21	observed during onsite or offsite surveys or reviews a fine that shall not
22	exceed five hundred dollars (\$500) per category of violation up to a maximum
23	of two thousand five hundred dollars (\$2,500) per survey or review.
24	(ii) A fine may only be levied if a program
25	provider is not in substantial compliance with a rule or statute;
26	(C) Establish rules permitting the department to terminate
27	a program provider's participation in an indigent medical care program upon
28	final determination that the program provider is found:
29	(i)(a) Placed a resident in "immediate
30	jeopardy", as defined by 42 CFR § 488.301, as it existed on January 1, 2005;
31	<u>and</u>
32	(b) Failed to take immediate steps to remedy the
33	immediate jeopardy; or
34	(ii) Not to be operating in substantial
35	compliance with statutes or regulations governing an indigent medical care
36	program over a period of at least two (2) years; and

1	$\frac{(5)}{(6)}$ The director shall establish a process for program
2	providers to appeal a decision of a reviewer pursuant to the Arkansas
3	Administrative Procedure Act, § 25-15-201 et seq.
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5	/s/ Wooldridge
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