## 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: H3/2/07 H3/12/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		<b>HOUSE BILL</b>	2256
4				
5	By: Representative E. Brow	n		
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO ESTABLISH THE "ARKANSAS SUBSIDIZED	)	
10	GUARDIA	ANSHIP ACT" OF 2007; AND FOR OTHER		
11	PURPOSE	IS.		
12				
13		Subtitle		
14	TO E	ESTABLISH THE "ARKANSAS SUBSIDIZED		
15	GUAF	RDIANSHIP ACT" OF 2007.		
16				
17				
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
19				
20	SECTION 1. Ark	ansas Code Title 9, Chapter 8, is ame	nded to add an	
21	additional subchapter	to read as follows:		
22	9-8-201. Title	- Purpose		
23	(a) This subch	apter shall be known and may be cited	as the "Arkansa	<u>as</u>
24	Subsidized Guardiansh	ip Act".		
25		e of this subchapter is to create the		
26	subsidized guardiansh	ips in the event that funding becomes	available for s	<u>such</u>
27	a program.			
28				
29		istration, Funding and Limitations		
30	·	upon adequate funding, appropriation	·	
31		rogrammatic and administrative, the D		<u>alth</u>
32		all establish and administer a progra	m of subsidized	
33	guardianship.			
34		ip subsidies and services for childre		
35		ided out of funds appropriated to the		
36	awailahla to it from	other sources and shall be subject to	any restriction	a c

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1	as outlined in the funds appropriated or made available to the department.	
2		
3	9-8-203. Promulgation of Regulations.	
4	(a) The Department of Health and Human Services shall promulgate rules	
5	and regulations to implement this program.	
6	(b) The department shall promulgate rules and regulations that include	
7	eligibility requirements in accordance with any requirements from the funding	
8	stream.	
9		
10	9-8-204. Eligibility.	
11	(a) A child is eligible for a guardianship subsidy if the Department	
12	of Health and Human Services determines the following:	
13	(1) The child has been removed from the custody of his or her	
14	parent(s) as a result of a judicial determination to the effect that	
15	continuation in the custody of the parent(s) would be contrary to the welfare	
16	of the child;	
17	(2) The department is responsible for the placement and care of	
18	the child;	
19	(3) Being returned home or adopted are not appropriate	
20	permanency options for the child;	
21	(4) Permanent placement with a guardian is in the child's best	
22	<pre>interest;</pre>	
23	(5) The child demonstrates a strong attachment to the	
24	prospective guardian and the guardian has a strong commitment to caring	
25	permanently for the child;	
26	(6) With respect to a child who has attained fourteen (14) years	
27	of age, the child has been consulted regarding the guardianship;	
28	(7) If permitted or required by the funding stream, the guardian	
29	is qualified pursuant to a means-based test;	
30	(8) If permitted or required by the funding stream, the	
31	necessary degree of relationship exists between the prospective guardian and	
32	the child; and	
33	(9) The child has special needs.	
34	(b)(l) The department shall redetermine eligibility of the	
35	guardianship on an annual basis and shall include confirmation that the	
36	guardian is still providing care for the child.	

1	(2) If permitted or required by the funding stream, the annual
2	redetermination of eligibility shall include whether or not the guardian is
3	qualified pursuant to a means-based test.
4	
5	9-8-205. Guardianship subsidy agreement.
6	(a) A written guardianship subsidy agreement must be entered before
7	the guardianship is established.
8	(b) The guardianship subsidy agreement shall become effective upon
9	entry of the order of guardianship.
10	(c)(l) In the case of a child whose eligibility is based on a high
11	risk for development of a serious physical, mental, developmental, or
12	emotional condition, the guardianship subsidy agreement shall provide no
13	guardianship subsidy until the child actually develops the condition.
14	(2) No guardianship subsidy shall be made until adequate
15	documentation is submitted by the guardian showing that the child has now
16	developed the condition upon which eligibility was based.
17	(3) Upon acceptance by the Department of Health and Human
18	Services that the child has developed the condition upon which eligibility
19	was based, the guardianship subsidy shall be retroactive to the date the
20	guardian submitted adequate documentation that the child developed the
21	condition.
22	(d) No guardianship subsidy may be made for any child who has attained
23	eighteen (18) years of age unless permitted by the funding stream.
24	
25	9-8-206. Subsidy amount
26	(a)(1) The amount of the guardianship subsidy shall be determined
27	through agreement between the guardian and the Department of Health and Human
28	Services but cannot exceed the current foster care board rate.
29	(2) The amount of the guardianship subsidy shall be based on
30	consideration of the circumstances and needs of the guardian and the child as
31	well as the availability of other resources to meet the child's needs.
32	
33	9-8-207. Records confidential.
34	(a) All subsidized guardianship records personally identifying a
35	juvenile shall be confidential and shall not be released or otherwise made
36	available except to the following persons or entities and to the extent

1	permitted by federal law:		
2	(1) The guardian;		
3	(2) The attorney for the guardian;		
4	(3) The child;		
5	(4) The attorney ad litem for the child;		
6	(5) For purposes of review or audit by the appropriate federal		
7	or state agency;		
8	(6) To a grand jury or court upon a finding that information in		
9	the record is necessary for the determination of an issue before the court or		
10	grand jury;		
11	(7)(i) To individual federal and state representatives and		
12	senators in their official capacity and their staff members with no		
13	redisclosure of information.		
14	(ii) No disclosure of any information that		
15	identifies by name or address any recipient of a subsidy or service shall be		
16	made to any committee or legislative body;		
17	(8) The administration of any federal program or federally		
18	assisted program that provides assistance, in cash or in kind, or services		
19	directly to individuals on the basis of need.		
20	(b)(1) Any person or agency to whom disclosure is made shall not		
21	disclose to any other person any personally identifying information obtained		
22	pursuant to this section.		
23	(2) Nothing in this subsection shall prevent subsequent		
24	disclosure by the guardian or the child.		
25	(3) Any person disclosing information in violation of this		
26	subsection shall be guilty of a Class C misdemeanor.		
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28	/s/ E. Brown		
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