1 2	State of Arkansas 88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 846
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5	By: Senators J. Dismang, La	averty	
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7		For An Act To Be Entitled	
8	AN ACT TO	O PROVIDE THAT PERSONS WITH DEVELOPMENTA	L
9	DISABILI'	TIES HAVE EQUAL ACCESS TO MEDICAID PERSO	NAL
10	CARE SER	VICES IN DESIGNATED RESIDENTIAL SETTINGS	; AND
11	FOR OTHER	R PURPOSES.	
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14		Subtitle	
15	ТО	PROVIDE THAT PERSONS WITH	
16	DEV	ELOPMENTAL DISABILITIES HAVE EQUAL	
17	ACC	CESS TO MEDICAID PERSONAL CARE SERVICES	
18	IN	DESIGNATED RESIDENTIAL SETTINGS.	
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21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:
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23	SECTION 1. Arl	kansas Code § 20-47-301 is amended to re	ad as follows:
24	20-47-301. Leg	gislative findings and intent.	
25	<u>(a)(1)</u> The Ger	neral Assembly recognizes that the state	encouraged the
26	placement of mentally	y ill residents into residential care fa	cilities over a
27	decade ago and has to	aken various approaches to funding since	then. The
28	General Assembly also	o recognizes that there are inherent pro	blems with the
29	current system that	create disincentives for proper care and	physical
30	environments.		
31	<u>(2) The</u>	General Assembly further recognizes that	<u>t:</u>
32	<u>(A)</u>	) Individuals with developmental disabi	<u>lities living in</u>
33	group homes, communi	ty residential housing, and apartments o	perated by
34	nonprofit community p	programs as defined in § 20-48-101 face	many of the same
35	challenges in receiv	ing proper care and assistance with acti	vities of daily
36	living as individuals	s with mental illness living in resident	ial care

1	<u>facilities;</u>		
2	(B) An individual with a mental illness who is Medicaid-		
3	eligible and lives in a residential care facility can receive Medicaid		
4	congregate-setting personal care services to assist with activities of daily		
5	living, while an individual with developmental disabilities who is Medicaid-		
6	eligible and lives in a group home, community residential housing, or		
7	apartment operated by a nonprofit community program as defined in § 20-48-101		
8	is not able to receive similar services through the Medicaid Personal Care		
9	Program; and		
10	(C) This inequity must be corrected in order to provide		
11	equal access to Medicaid congregate-setting personal care services for		
12	individuals with developmental disabilities.		
13	(b) The purpose of this subchapter is to provide short-term solutions		
14	and long-term solutions to the problem of caring for mentally ill persons		
15	individuals with intellectual disabilities, elderly persons, and other		
16	residents in residential care facilities and individuals with developmental		
17	disabilities living in group homes, community residential housing, and		
18	apartments operated by nonprofit community programs as defined in § 20-48-		
19	<u>101</u> .		
20			
21	SECTION 2. Arkansas Code § 20-47-303 is amended to read as follows:		
22	20-47-303. Per diem Multihour daily service rate reimbursement.		
23	(a) As used in this section:		
24	(1) "Congregate setting" means a location within a residential		
25	care facility or a designated residential setting of a nonprofit community		
26	program as defined in § 20-48-101 or its nonprofit affiliates;		
27	(2) "Designated residential setting" means the following when		
28	operated by a nonprofit community program as defined in § 20-48-101:		
29	(A) A group home for individuals with developmental		
30	disabilities in operation and licensed by the Division of Developmental		
31	Disabilities Services of the Department of Human Services on or before July		
32	1, 1995;		
33	(B) A community residential home established after July 1,		
34	1995 that serves individuals with developmental disabilities and provides		
35	housing for no more than four (4) unrelated persons; or		
36	(C) An apartment complex established after July 1, 1995		

1	that serves individuals with developmental disabilities; and
2	(3)(A) "Intermediate care facility for individuals with
3	developmental disabilities" means a residential institution maintained for
4	the care and training of individuals with developmental disabilities,
5	including without limitation individuals with intellectual disabilities;
6	(B) "Intermediate care facility for individuals with
7	developmental disabilities" has the same meaning as "intermediate care
8	facility for the mentally retarded" or "ICF/MR" under federal law.
9	(a)(b)(1) The Department of Human Services shall reimburse residential
10	care facilities on a per diem basis, subject to approval by the Health Care
11	Financing Administration, and shall develop Medicaid provider regulations
12	appropriate for a congregate setting and per diem reimbursement and qualified
13	nonprofit community programs as defined in § 20-48-101 with a multihour daily
14	service rate for personal care services delivered in congregate settings as
15	provided in this section and approved by the Centers for Medicare and
16	Medicaid Services.
17	(2) The department shall maintain Medicaid provider regulations
18	appropriate for the delivery of personal care services in congregate settings
19	and the related multihour daily service rate reimbursement methodology.
20	(3) The department shall make the best efforts to obtain and
21	<u>maintain</u> approval <u>for a multihour daily service rate</u> reimbursement <u>for</u>
22	personal care services delivered in congregate settings from the
23	administration the Centers for Medicare and Medicaid Services.
24	(b)(c) The department shall provide copies to the Administrative Rules
25	and Regulations Committee of the Legislative Council, providers, and the
26	public of all state plan amendments, documentation, and correspondence
27	submitted to or received from the administration in regard to this section
28	and shall work jointly with provider representatives in seeking
29	administration obtaining and maintaining approval for a multi-hour daily
30	service rate for personal care services delivered in congregate settings from
31	the Centers for Medicare and Medicaid Services.
32	(d)(1) The Division of Medical Services of the Department of Human
33	Services shall use the same multihour daily service rate reimbursement
34	methodology for personal care services delivered in a congregate setting
35	located in a designated residential setting of a qualified nonprofit
36	community program as defined in § 20-48-101 as for personal care services

1	delivered in a congregate setting located in a residential care facility.
2	(2) Reimbursement for personal care services under this section
3	is not available to an individual with a developmental disability who resides
4	in an intermediate care facility for individuals with developmental
5	disabilities or receives services under any waiver program administered by
6	the Division of Developmental Disabilities Services of the Department of
7	Human Services.
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