1	State of Arkansas	
2	95th General Assembly	A Bill
3	Regular Session, 2025	HOUSE BILL 1784
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5	By: Representative Wardlaw	
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8	For An	Act To Be Entitled
9	AN ACT TO MODIFY THE I	INFORMAL DISPUTE RESOLUTION
10	PROCESS FOR LONG-TERM	CARE FACILITIES; AND FOR OTHER
11	PURPOSES.	
12		
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14		Subtitle
15	TO MODIFY THE IN	FORMAL DISPUTE
16	RESOLUTION PROCE	SS FOR LONG-TERM CARE
17	FACILITIES.	
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19	BE IT ENACTED BY THE GENERAL ASSEN	IBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arkansas Code §	20-10-1907 - 20-10-1909 are amended to read
22	as follows:	
23	20-10-1907. Informal disput	te resolution hearing — Conduct.
24	(a) Unless the long-term ca	are facility chooses another order of
25	presentation of arguments:	
26	(1) <u>(A)</u> The Department	t of Human Services shall present the
27	initial arguments at the hearing.	
28	<u>(B)</u> Initial arg	guments shall be detailed and not limited to
29	<u>a recitation of the statement of </u>	leficiencies; and
30	(2) After the Departs	ment of Human Services <u>department</u> completes
31	its arguments, the long-term care	facility shall present its arguments.
32	(b)(l) As a matter of fair	ness to all parties, the impartial decision
33	maker shall determine in conjunct:	ion with all parties:
34	(A) The appropr	riate time needed for each presentation of
35	information and argument; and	
36	(B) The sequence	ce and appropriate time for each rebuttal



1 argument. 2 (2) However, the impartial decision maker may grant each party 3 additional equal time for good cause as determined by the impartial decision maker in conjunction with all parties. 4 5 (c)(1) Rules of evidence or procedure shall not apply except as 6 provided in this section. 7 (2) The impartial decision maker may: 8 (A) Accept any information that the impartial decision 9 maker deems material to the issue being presented; and 10 Reject any information that the impartial decision (B) maker deems immaterial to the issue being presented. 11 12 (d)(1) The hearing may not be recorded. 13 (2) However In addition, the impartial decision maker may make 14 written or recorded notes of the arguments. 15 (e) Only employees Employees of the long-term care facility, attending 16 physicians, other medical care providers of residents of the long-term care 17 facility at the time of the deficiency, pharmacists providing medications to 18 residents of the long-term care facility at the time of the deficiency, and 19 any consultant pharmacists or nurse consultants utilized by the long-term 20 care facility, and or by the medical director of the long-term care facility 21 may appear or participate at the hearing for or on the behalf of the long-22 term care facility. 23 (f) Only employees of the Department of Human Services department may 24 appear or participate at the hearing for or on behalf of the Department of 25 Human Services department. 26 (g) <u>A party may be represented by an attorney.</u> 27 (h) A person authorized under subsection (e) or subsection (f) 28 subsections (e)-(g) of this section to participate in the hearing may present 29 direct questions to an opposing participant during the rebuttal argument. 30 (h)(1) Within fourteen (14) days of a final decision concerning the issues presented in the hearing and any related matters, the Department of 31 32 Health shall provide the parties with a report concerning the hearing, all decisions made on the basis of the hearing, and any related matters. 33 34 (2) The report required under subdivision (h)(1) of this section 35 shall include without limitation: 36 (A) Information concerning any change to the disputed

1	deficiency; and	
2	(B) A listing of each specific item of the deficiency and	
3	all changes made to the deficiency.	
4	(i)(1) The Department of Human Services shall compile and make	
5	available to all long-term care facilities subject to this section a	
6	quarterly report that shall include without limitation the number of informal	
7	dispute resolutions during the previous quarter that were:	
8	(A) Heard;	
9	(B) Decided in favor of the state agency; and	
10	(C) Decided in favor of the long-term care facility.	
11	(2) The Department of Human Services shall review the reports	
12	under subdivision (i)(l) of this section and shall:	
13	(A) Determine what patterns of sustained and overturned	
14	deficiencies exist; and	
15	(B) Evaluate the training process to address the	
16	identified patterns.	
17	(j) A party shall not be represented by an attorney.	
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19	20-10-1908. Determination of impartial decision maker and Office of	
20	Long-Term Care.	
21	(a)(1) Upon the conclusion of all arguments by the parties, the <u>The</u>	
22	impartial decision maker shall issue a written statement of findings that	
23	shall be entitled "Determinations" <u>no later than seven (7) calendar days</u>	
24	after the informal dispute resolution hearing.	
25	(2) The statement shall include:	
26	(A) A recitation of the deficiency tag numbers;	
27	(B) A statement of whether a disputed deficiency should	
28	remain, be removed, or be modified on the statement of deficiencies; and	
29	(C) The facts and persuasive arguments that support the	
30	impartial decision maker's finding for each deficiency tag number.	
31	(b)(l) The determination of the impartial decision maker shall be	
32	provided to the parties.	
33	(2)(A) The Office of Long-Term Care shall review the	
34	determination and shall issue a written document entitled "State Survey	
35	Agency Determination" within seven (7) calendar days after the issuance of	
36	the "Determinations" statement required under subsection (a) of this section.	

1 (B) The state survey agency determination shall state: 2 (i) Whether, for each disputed deficiency mentioned 3 in the impartial decision maker's determination, the finding of the impartial 4 decision maker is accepted, rejected, or accepted as modified by the state 5 survey agency; 6 (ii) For each deficiency finding by the impartial 7 decision maker that the office does not accept the finding of the impartial 8 decision maker, a statement explaining the reasons that the finding was not 9 accepted along with the facts, circumstances, or reasons for not accepting 10 the finding; and 11 (iii) For each disputed deficiency finding of the 12 impartial decision maker that the office accepts the finding with 13 modification, a recitation of the modification and the reason or reasons for 14 the modification. 15 (c) A state survey agency determination is not subject to appeal, 16 reargument, or reconsideration. 17 The office shall deliver a copy of the state survey agency (d) 18 determination to the long-term care facility and to the impartial decision 19 maker. 20 (e)(1) In accordance with the state survey agency determination, the 21 office shall issue an amended statement of deficiencies if the state survey 22 agency determination results in modification to any deficiencies cited in the 23 original statement of deficiencies. 24 (2) If the office determines that amendments to the statement of 25 deficiencies should result in changes to the scope or severity assigned to 26 any deficiency, the amended statement of deficiencies shall reflect the 27 changes to the scope or severity of any cited deficiency. 28 (f) The amended statement of deficiencies shall be provided to the 29 long-term care facility. 30 (g) The "Determinations" statement required under subsection (a) of 31 this section and the "State Survey Agency Determination" document required 32 under subdivision (b)(2) of this section shall be provided to the long-term care facility no later than ten (10) days before the deadline for the long-33 34 term care facility to request a hearing before an administrative law judge of the United States Department of Health and Human Services Departmental 35 36 Appeals Board, as outlined in the notice letter issued to the long-term care

1	facility by the Centers for Medicare & Medicaid Services, after the survey		
2	that is the basis for the informal dispute resolution hearing.		
3	(h)(1) The Department of Human Services shall compile and make		
4	available to all long-term care facilities subject to this section a		
5	quarterly report that shall include without limitation and identify by		
6	deficiency, scope, and severity rating the number of informal dispute		
7	resolutions during the previous quarter that were:		
8	(A) Heard;		
9	(B) Decided in favor of the state agency; and		
10	(C) Decided in favor of the long-term care facility.		
11	(2) The Department of Human Services shall:		
12	(A) Review the reports under subdivision (h)(l) of this		
13	section;		
14	(B) Determine what patterns of sustained and overturned		
15	deficiencies exist; and		
16	(C) Evaluate the training process to address the		
17	identified patterns.		
18	(3) The Department of Human Services shall use the result from		
19	the report under subsection (h) of this section to evaluate employee		
20	performance and to determine whether individuals or groups of employees need		
21	remedial training.		
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23	20-10-1909. Matters not subject to informal dispute resolution.		
24	(a) (l) The informal dispute resolution hearing is limited to		
25	deficiencies cited on a statement of deficiencies.		
26	(2) No other issues may be addressed at an informal dispute		
27	resolution hearing, including, but not limited to:		
28	(A) Scope and severity assessments of deficiencies unless		
29	the scope and severity assessments allege substandard quality of care or		
30	<pre>immediate jeopardy;</pre>		
31	(B) Any remedies imposed;		
32	(C) Any alleged failure of the survey team to comply with		
33	a requirement of the survey process;		
34	(D) Any alleged inconsistency of the survey team in citing		
35	deficiencies among long-term care facilities; and		
36	(E) Any alleged inadequacy or inaccuracy of the informal		

1	dispute resolution process.
2	(b) If the impartial decision maker finds that matters not subject to
3	informal dispute resolution are presented, the impartial decision maker shall
4	strike all documentary evidence related to or presented for the purpose of
5	disputing the matter not subject to informal dispute resolution.
6	(c) The impartial decision maker may not include in the determination
7	any matter not subject to informal dispute resolution.
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