## 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: H3/21/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL	2358
4				
5	By: Representatives Napper, R. S.	Smith, Cleveland, Gillespie, House, Creekmor	e, Schulte, P. Booko	out,
6	Haak, Hathorn, Biggs, Bledsoe, F	Ferguson, Hutchinson, Ledbetter, Moore, Child	lers	
7	By: Senators Critcher, Miller, Gl	over		
8				
9				
10		For An Act To Be Entitled		
11		CERNING THE USE OF CONSUMER REPORT		
12	UNDERWRITI	NG AND RATING OF PROPERTY AND CASU	JALTY	
13	PERSONAL L	INES OF INSURANCE; AND FOR OTHER		
14	PURPOSES.			
15				
16		Subtitle		
17		CONCERNING THE USE OF CONSUMER		
18	REPORTS	IN UNDERWRITING AND RATING OF		
19	PROPERT	Y AND CASUALTY PERSONAL LINES OF		
20	INSURAN	CE.		
21				
22				
23	BE IT ENACTED BY THE GENI	ERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
24				
25		ive January 1, 2004, Arkansas Code	§ 23-66-317 is	;
26	repealed.			
27		of a consumer report on issuance	<del>or renewal of</del>	
28	coverage.			
29		is section, the term "consumer rep	•	
30	·	communication of any information b	•	
31		on a consumer's credit worthiness	<u>-</u>	
32	-	ation, personal characteristics, o		_
33	-	d to be used or collected in whole	-	
34		factor in establishing the consume		
35		oses authorized by the federal Fai	-	<del>ing</del>
36	Act. A consumer report sl	<del>hall not include motor vehicle rec</del>	<del>ords or claims</del>	

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1 records.

- (b) No insurer shall refuse to issue or renew coverage or limit the amount of coverage on a risk in this state based solely upon the insurer's knowledge of the insured's or applicant's consumer report, unless:
- (1) The consumer report of the insured or applicant can be shown to identify characteristics which substantially increase the risk of loss at or after policy issuance or renewal;
- (2) The insurer or its agent sends a notice of cancellation, refusal to renew, or declination to the insured or applicant which contains a statement which advises that the cancellation, nonrenewal, or declination is based on information contained in a consumer report relating to an applicant or insured or other resident of the household; and
- the name and address of the institutional source from which the insurer obtained the consumer report and advises the applicant or insured that if more detail on the credit information which formed the basis of the decision is desired, a free copy of the consumer report may be obtained by making a written request or by appearing in person at the credit reporting agency or such other party as the insurer shall identify in the notice, not more than ten (10) days after the date on which the notice of cancellation, nonrenewal, or declination was mailed to the insured or applicant.
- 22 (c) If the insurer is relying solely upon a credit scoring system or 23 model in reaching its underwriting decision, the insurer must:
  - (1) File the credit scoring system with the Insurance Commissioner: and
  - (2) Provide the applicant or insured with a clear, concise explanation of the factors taken into consideration in reaching its decision.
  - (d) If used for rating, the guidelines on the use of consumer reports or consumer report scoring system or model must be filed with the commissioner.
  - (e) If an insurer chooses to utilize a consumer report or credit scoring system or model in underwriting a class or subclass of applicants, the insurer must apply the same criteria for all applicants in the class or subclass of business. However, nothing in this section is intended to prevent an insurer from considering each risk on an individual basis nor is it intended to interfere with an insurer's right to rescind a contract ab initio

1 based upon a material misrepresentation in the application. 2 (f) The provisions of this section shall be subject to provisions of 3 the federal Truth in Lending Act and the federal Fair Credit Reporting Act. 4 (g) No insurer may condition the issuance of an insurance policy in 5 this state upon the fact that an applicant or insured does not possess a 6 credit card. 7 (h) Any proprietary consumer report scoring system or model filed with 8 the commissioner under this section shall remain confidential. (i) This section shall only apply to personal lines of property and 9 10 casualty insurance. 11 12 SECTION 2. Effective January 1, 2004, Arkansas Code, Title 23, Chapter 13 67, is amended to add an additional subchapter to read as follows: 23-67-401. Title. 14 15 This subchapter may be cited as the "Use of Credit Information in 16 Personal Insurance Act". 17 23-67-402. Purpose. 18 The purpose of this bill is to restrict the use of credit information 19 20 to, and regulate its use for, those specific lines of personal insurance as 21 defined, so that consumers are afforded certain protections with respect to 22 the use of credit information. 2.3 23-67-403. Scope. 24 25 This subchapter shall not apply to commercial insurance. 26 23-67-404. Definitions. 27 28 For the purposes of this subchapter: 29 (1) "Adverse action" means a denial or cancellation of, an increase in any charge for, or a reduction or other adverse or unfavorable change in the 30 31 terms of coverage or amount of any insurance, existing or applied for, in 32 connection with the underwriting of personal insurance; 33 (2) "Affiliate" means any company that controls, is controlled by, or 34 is under common control with another company; 35 (3) "Applicant" means an individual who has applied to be covered by a 36 personal insurance policy with an insurer;

1	(4) "Consumer" means an insured whose credit information is used or
2	whose credit score is calculated in the underwriting or rating of a personal
3	insurance policy or an applicant for the policy;
4	(5) "Consumer reporting agency" means any person who, for monetary
5	fees, dues, or on a cooperative nonprofit basis, regularly engages in whole
6	or in part in the practice of assembling or evaluating consumer credit
7	information or other information on consumers for the purpose of furnishing
8	consumer reports to third parties;
9	(6)(A) "Credit information" means any credit related information
10	derived from a credit report or found on a credit report itself.
11	(B) Information that is not credit related shall not be
12	considered "credit information" regardless of whether it is contained in a
13	credit report or in an application, or is used to calculate a credit score;
14	(7)(A) "Credit report" means any written, oral, or other communication
15	of information by a consumer reporting agency bearing on a consumer's credit
16	worthiness, credit standing, or credit capacity that is used or expected to
17	be used or collected, in whole or in part, for the purpose of serving as a
18	factor to determine personal insurance premiums, eligibility for coverage, or
19	tier placement.
20	(B) Loss history reports and driving history reports are not
21	considered to be credit reports;
22	(8) "Credit score" means a number or rating that is derived from an
23	algorithm, computer application, model, or other process that is based solely
24	on credit information for the purposes of predicting the future insurance
25	loss exposure of an individual applicant or insured; and
26	(9) "Personal insurance" means private passenger automobile,
27	homeowners, motorcycle, mobile-homeowners, non-commercial dwelling fire
28	insurance, non-commercial farm owners, boat, personal watercraft, snowmobile,
29	and recreational vehicle policies.
30	23-67-405. Personal passenger automobile insurance.
31	Consumer credit information shall not be used to determine premiums,
32	whether or not to provide coverage, to cancel or nonrenew, or to determine
33	what coverage will be provided for personal passenger automobile, boat,
34	personal watercraft, snowmobile and recreational vehicle insurance.
35	
36	23-67-406. Use of credit information.

1	An insurer authorized to do business in Arkansas that uses credit
2	information to underwrite or rate a risk, shall not:
3	(1)(A) Use a credit score that is calculated using income, gender,
4	address, zip code, ethnic group, religion, marital status, nationality of the
5	consumer as a factor; or
6	(B) That serves as a proxy for any of those characteristics
7	listed in subdivision (1)(A) of this section;
8	(2) Deny, cancel, or nonrenew a policy of personal insurance on the
9	basis of credit information without application of normal underwriting
10	criteria;
11	(3) Base an insured's renewal rates for personal insurance upon credit
12	information without application of normal underwriting criteria;
13	(4) Take an adverse action against a consumer because he or she does
14	not have a credit card;
15	(5) Consider an absence of credit information or an inability to
16	calculate a credit score in underwriting or rating personal insurance, unless
17	the insurer does one of the following:
18	(A) Treats the consumer as if the applicant or insured had
19	neutral credit information, as defined by the insurer; or
20	(B) Excludes the use of credit information as a factor and uses
21	only other underwriting criteria;
22	(6) Take an adverse action against a consumer based on credit
23	information, unless an insurer obtains and uses a credit report issued or a
24	credit score calculated within ninety (90) days prior to the date the policy
25	is first written or renewal is issued;
26	(7) Use credit information unless not later than twenty-four (24)
27	months following the last time that the insurer obtained current credit
28	information for the insured, the insurer recalculates the credit score or
29	obtains an updated credit report. Regardless of the requirements of this
30	subdivision (7):
31	(A) Upon the documented request of a consumer, the insurer shall
32	reunderwrite and rerate the policy based upon a current credit report or
33	credit score. An insurer need not recalculate the credit score or obtain the
34	updated credit report of a consumer or reunderwrite or rerate a policy more
35	frequently than once in a twelve-month period;
36	(B) The insurer shall have the discretion to obtain current

1	credit information prior to any renewal before the end of the twenty-four
2	(24) months;
3	(C) No insurer need obtain current credit information for an
4	insured, despite the requirements of subdivision (7)(A), if one of the
5	following applies:
6	(i) The insurer is treating the consumer as otherwise
7	approved by the commissioner;
8	(ii) The insured is in the most favorably priced rating
9	tier of the insurer, within a group of affiliated insurers. However, the
10	insurer shall have the discretion to order an updated credit report;
11	(iii) Credit was not used for underwriting or rating the
12	insured when the policy was initially written. However, the insurer shall
13	have the discretion to use credit information for underwriting or rating the
14	insured upon renewal; or
15	(iv) The insurer reevaluates the insured beginning no
16	later than twenty-four (24) months after inception and thereafter based upon
17	other underwriting or rating factors, excluding credit information; or
18	(8) Use the following as a negative factor in any credit scoring
19	methodology for the purpose of underwriting or rating:
20	(A) Credit inquiries not initiated by the consumer or inquiries
21	requested by the consumer for his or her own credit information;
22	(B) Inquiries relating to insurance coverage, if so identified
23	on a consumer's credit report;
24	(C) Medical collection accounts;
25	(D) Debts or negative public records related to a death in the
26	<pre>immediate family;</pre>
27	(E) Debts or negative public records related to the temporary
28	loss of employment;
29	(F) Business Debts;
30	(G) Multiple lender inquiries, if coded by the consumer
31	reporting agency on the consumer's credit report as being from the home
32	mortgage industry and made within thirty (30) days of one another, unless
33	only one inquiry is considered; or
34	(H) Multiple lender inquiries, if coded by the consumer
35	reporting agency on the consumer's credit report as being from the automobile
36	lending industry and made within thirty (30) days of one another, unless only

1	one inquiry is considered.
2	
3	23-67-407. Dispute resolution and error correction.
4	(a) If it is determined through the dispute resolution process set
5	forth in the federal Fair Credit Reporting Act, 15 U.S.C § 168li(a)(5) that
6	the credit information of a current insured was incorrect or incomplete and
7	if the insurer receives written notice of the determination from either the
8	consumer reporting agency or from the insured, the insurer shall reunderwrite
9	and rerate the consumer within thirty (30) calendar days of receiving the
10	notice.
11	(b) After reunderwriting or rerating the insured, the insurer shall
12	make any adjustments necessary, consistent with its underwriting and rating
13	guidelines.
14	(c) If an insurer determines that the insured has overpaid a premium,
15	the insurer shall refund to the insured the amount of overpayment.
16	
17	23-67-408. Initial notification.
18	(a)(l) If an insurer writing personal insurance uses credit
19	information in underwriting or rating a consumer, the insurer or its agent
20	shall disclose, either on the insurance application or at the time the
21	insurance application is taken, that it may obtain credit information in
22	connection with the application.
23	(2) The disclosure shall be either written or provided to an
24	applicant in the same medium as the application for insurance.
25	(3) The insurer need not provide the disclosure statement
26	required under this section to any insured on a renewal policy, if the
27	insured has previously been provided a disclosure statement.
28	(b) Use of the following example disclosure statement constitutes
29	compliance with this section: "In connection with this application for
30	insurance, we may review your credit report or obtain or use a credit based
31	score based on the information contained in that credit report. We may use a
32	third party in covide the consumer the name, address, and phone number of
33	nnection with the development of your credit score."
34	
35	23-67-409. Adverse action notification.
36	If an insurer takes an adverse action based upon credit information,

1	the insurer shall:
2	(1) Provide the consumer the name, address, and phone number of the
3	person or division at the insurance company responsible for handling
4	applicant or policyholder questions concerning credit-based underwriting
5	decisions;
6	(2) Provide notification to the consumer that an adverse action has
7	been taken, in accordance with the requirements of the federal Fair Credit
8	Reporting Act, 15 U.S.C. § 1681m(a), including:
9	(A) The name, address, and toll-free telephone number of the
10	credit bureau that provided the insurer with the credit-based information;
11	(B) The fact that the consumer has the right to obtain a free
12	copy of his or her credit report from the appropriate credit bureau; and
13	(C) The fact that the consumer has the right to challenge
14	information contained in his or her credit report; and
15	(3)(A) Provide notification to the consumer explaining the reasons for
16	the adverse action including:
17	(1) The specific reason for the adverse underwriting
18	decision;
19	(ii) The consumer's specific credit information that was
20	considered to support the decision;
21	(iii) For each item of credit information that was
22	considered, demonstrate how that consumer's credit information compared to
23	the best possible results from the use of the scoring model or other scoring
24	process; and
25	(iv) Any other reason independent of credit information
26	that may have contributed to the action taken.
27	(B) The reasons shall be provided in sufficiently clear and
28	specific language so that a person can identify the basis for the insurer's
29	decision to take an adverse action.
30	(C)(i) The use of generalized terms such as "poor credit
31	history", "poor credit rating", or "poor credit score" does not meet the
32	explanation requirements of this section.
33	(ii) Standardized credit explanations provided by consumer
34	reporting agencies or other third party vendors do not meet the explanation
35	requirements of this section.
36	

1	23-67-410. Filing.
2	(a)(1) Insurers that use credit scores to underwrite or rate risks
3	shall file their scoring models, or other scoring processes, with the State
4	Insurance Department.
5	(2) A third party may file scoring models on behalf of insurers.
6	(3) A filing that includes credit scoring shall include loss
7	experience justifying the use of credit information.
8	(b) Any proprietary consumer report scoring system or model filed with
9	the commissioner under this subchapter shall remain confidential unless
10	otherwise directed by a court order.
11	
12	23-67-411. Indemnification.
13	(a) An insurer shall indemnify, defend, and hold agents harmless from
14	$\underline{\text{and against all liability, fees, and costs arising out of or relating to the}$
15	actions, errors, or omissions of a producer who obtains or uses credit
16	information or credit scores, or both, for an insurer, provided the producer
17	follows the instructions of or procedures established by the insurer and
18	complies with any applicable law or regulation.
19	(b) Nothing in this section shall be construed to provide a consumer
20	or other insured with a cause of action that does not exist in the absence of
21	this section.
22	
23	23-67-412. Sale of policy term information by consumer reporting
24	organization.
25	(a)(1) No consumer reporting agency shall provide or sell data or
26	lists that include any information that, in whole or in part, was submitted
27	in conjunction with an insurance inquiry about a consumer's credit
28	information or a request for a credit report or credit score.
29	(2) The information includes, but is not limited to, the
30	expiration dates of an insurance policy or any other information that may
31	$\underline{\text{identify time periods during which a consumer's insurance may expire and the}}$
32	terms and conditions of the consumer's insurance coverage.
33	(b) The restrictions provided in subsection (a) of this section do not
34	apply to data or lists the consumer reporting agency supplies to the
35	insurance producer from whom information was received, the insurer on whose
36	behalf the producer acted, or the insurer's affiliates or holding companies.

1	(c) Nothing in this section shall be construed to restrict any insurer
2	from being able to obtain a claims history report or a motor vehicle report.
3	
4	23-67-413. Fair Credit Report Act.
5	The provisions of this subchapter shall be subject to the federal Fair
6	Credit Reporting Act, 15 U.S.C. § 1681.
7	
8	23-67-414. Individual underwriting allowed.
9	Nothing in this subchapter is intended to prevent an insurer from
10	considering each risk on an individual basis, looking at individual risk
11	characteristics and other factors predictive of future loss.
12	
13	23-67-415. Data reporting.
14	(1) No later than December 31 <sup>st</sup> of each year every insurance company
15	writing any personal insurance that uses consumer credit information shall
16	report to the commissioner the number of consumers that received:
17	(A) a premium decrease of more than 20%;
18	(B) a premium decrease greater than 10%, but not more than 20%;
19	(C) a premium decrease of up to 10%;
20	(D) neither an increased nor decreased premium;
21	(E) a premium increase of up to 10%;
22	(F) a premium increase greater than 10%, but not more than 20%;
23	<u>and</u>
24	(G) a premium increase greater than 20%.
25	(2) The information reported under subsection (1) of this section
26	shall be reported on forms promulgated by the commissioner.
27	(3) The commissioner shall report to the Legislative Council on or
28	before June 30 <sup>th</sup> of each year the information, in the aggregate, received
29	under subsection (1) of this section.
30	(4) All information reported pursuant to subsection (1) of this
31	section shall remain confidential unless otherwise directed by court order.
32	
33	23-67-416. Modal payment prohibition.
34	No consumer credit information shall be used by an insurer in
35	determining whether a modal payment plan will be offered to the consumer.
36	

1	23-67-417. Regulations.
2	The commissioner may make reasonable rules and regulations as necessary
3	to administer or enforce any provision of this subchapter.
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5	/s/ Napper, et al
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