## 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: S2/2/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		SENATE BILL	233
4				
5	By: Senators B. Johnson, Faris,	Laverty, Horn, Critcher, Altes, Baker, Bisbee	e, J. Bookout, Broadway	y,
6	Bryles, Capps, Glover, Higginbo	othom, Hill, Holt, J. Jeffress, Malone, Miller,	T. Smith, J. Taylor, Tru	ısty,
7	Whitaker, Wilkinson, Womack,	Wooldridge		
8	By: Representative Stovall			
9				
10				
11		For An Act To Be Entitled		
12	AN ACT TO	PROVIDE COMPREHENSIVE AND UNIFORM	M	
13	INSURANCE	REFORM; AND FOR OTHER PURPOSES.		
14				
15		Subtitle		
16	AN ACT	TO PROVIDE COMPREHENSIVE AND		
17	UNIFORM	M INSURANCE REFORM.		
18				
19				
20	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:	
21				
22	SECTION 1. Purpos	<u>se.</u>		
23	The General Assemb	oly recognizes that a competitive	market for insura	<u>ince</u>
24	products is vital to Ark	kansans and that active competitio	on in the insuranc	<u>:e</u>
25	marketplace produces the	e fairest and lowest rates over an	ny given period of	: =
26	time. Furthermore, open	n and transparent regulation of th	<u>ne insurance indus</u>	try
27	as well as widespread di	issemination of information concer	ning regulatory	
28	actions regarding insura	ance rates and information helpful	to consumers in	
29	purchasing and utilizing	g insurance coverage will assist A	rkansans in	
30	purchasing, maintaining,	, and utilizing wisely their insur	ance coverages.	
31	Therefore, the purpose of	of this act is to assist consumers	by providing the	<u>:m</u>
32	the information and tool	ls necessary to be an informed and	l educated consume	<u>:r</u>
33	of insurance coverage.			
34				
35	SECTION 2. Policy	yholder's Bill of Rights.		
36	(a) The principle	es expressed in subsection (b) of	this section shal	<u>.1</u>

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1	serve as standards to be followed by the Insurance Commissioner in exercising
2	the commissioner's powers and duties, in exercising administrative
3	discretion, in dispensing administrative interpretations of the law, and in
4	adopting rules and regulations:
5	(b) Policyholders shall have the right to:
6	(1) Competitive pricing practices and marketing methods that
7	enable them to determine the best value among comparable policies;
8	(2) Insurance advertising and other selling approaches that
9	provide accurate and balanced information on the benefits and limitations of
10	a policy;
11	(3) An insurer that is financially stable;
12	(4) Be serviced by a competent, honest insurance producer;
13	(5) A readable policy;
14	(6) An insurer that provides an economic delivery of coverage
15	and that tries to prevent losses; and
16	(7) Balanced and positive regulation by the Insurance
17	Department.
18	(c) This section shall not be construed as creating, extinguishing,
19	repealing, or limiting any civil cause of action.
20	
21	SECTION 3. Arkansas Code § 23-61-110 is amended to read as follows:
22	(a)(1)(A) The Insurance Commissioner may institute such suits or other
23	legal proceedings as may be required for enforcement of any provisions of the
24	Arkansas Insurance Code.
25	(B) In addition, the commissioner may intervene in any
26	civil suit or administrative hearing initiated by another party against any
27	person or entity regulated by the commissioner under the Arkansas Insurance
28	Code, which suit or proceeding directly relates to the financial condition
29	and solvency of such a person or entity.
30	(C) Nothing in this subsection shall be construed to limit
31	the commissioner's authority as enumerated in other provisions of the
32	Arkansas Insurance Code.
33	(2) If the commissioner has reason to believe that any person
34	has violated any provision of the Arkansas Insurance Code for which criminal
35	prosecution would be in order, he or she shall so inform the prosecuting
36	attorney in whose district any purported violation may have occurred or the

- 1 Criminal Investigation Division of the State Insurance Department.
- 2 (3) If the commissioner finds that any person has violated any
- 3 provision of the Arkansas Insurance Code, he or she may order restitution of
- 4 actual losses to affected persons in addition to the denial, suspension, or
- 5 revocation of any license or certificate or the imposition of any
- 6 administrative or civil penalty.
- 7 (b) The commissioner may proceed in the courts of this state or any 8 reciprocal state to enforce an order or decision in any court proceeding or 9 in any administrative proceeding before the commissioner.

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- 11 SECTION 4. Arkansas Code § 23-63-110 is amended to read as follows:
- 12 § 23-63-110. Claims which resulted in no loss made under the policy
- 13 Policy cancellation or premium increase.
- 14 (a) No insurance policy or contract, after being issued by an insurer
- 15 authorized to transact business in this state, except the business of life or
- 16 disability insurance, may be cancelled nor may the premium for such a policy
- 17 be increased solely as a result of claims made under the policy which
- 18 resulted in no loss to the insurer.
- 19 (b) The following shall not be treated as a claim made under the
- 20 policy or used to cancel or increase the premium of a policy or contract of
- 21 insurance:
- 22 (1) A request for policy information; or
- 23 (2) A discussion between an insured and an insurer or producer
- 24 as to whether an event is covered under an insurance policy provided that the
- 25 <u>event does not materially increase the risk insured.</u>
- 26 <u>(c) This section shall not apply to annuities or workers'</u>
- 27 <u>compensation</u>, life, disability, accident and health, or long-term care
- insurance.
- 29 (d) Any insurer that violates the provisions of this section shall be
- 30 subject to the procedure and penalties provided under the Trade Practices
- 31 Act, § 23-66-201 et seq.

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- 33 SECTION 5. Arkansas Code § 23-64-302, concerning exceptions to
- 34 licensing requirements for insurance producers, is amended to read as
- 35 follows:
- 36 § 23-64-302. Requirements for licensees -- Exceptions

1 The provisions of this subchapter shall not apply to:

2 (1) Those natural persons holding licenses for any kind or kinds

- of insurance for which an examination is not required by the laws of this state;
- 5 (2) Any limited or restricted license the Insurance Commissioner 6 may exempt;
  - (3) Any natural person who is at least sixty (60) years of age;
- 8 (4) Any natural person who has held an active license as an
- 9 agent, solicitor, consultant, or broker for a period of at least fifteen (15) consecutive years;
- 11 (5) The licensee as a firm, limited liability company, or 12 corporation, but this exception does not apply to any individual or natural 13 person unless already exempted;
- 14 (6) Nonresident producers;

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- 15 (7) Licensed insurance consultants for life, accident and 16 health, property, or casualty insurance, or for other lines of insurance; and
- 17 (8) Nonresident agents and brokers in the first full year of 18 resident licensing following the year after a change in the state of domicile 19 or residency to the State of Arkansas, but thereafter annually or otherwise 20 in accordance with insurance continuing education laws and rules and
- 21 regulations of the commissioner; and
- 22 (9) Any person called to active duty in any branch of the United
  23 States military services including, but not limited to, the United States
  24 Coast Guard and Reserves, during the entire period of active duty service.

SECTION 6. Arkansas Code § 23-64-506(c), concerning applications for resident insurance producer licenses, is amended to read as follows:

- (c) The commissioner may require any documents reasonably necessary to verify the information contained in an application, and shall cause to be conducted an investigation of the applicant's background, trustworthiness, personal and business reputation, and financial responsibility.
- 33 SECTION 7. Arkansas Code § 23-64-507(b), concerning the licensing of insurance producers, is amended to read as follows:
- 35 (b) An insurance producer license shall remain in effect unless 36 revoked or suspended:

1	$\underline{(1)}$ as $\underline{As}$ long as the fee set forth in § 23-61-401 and any
2	existing or future rule and regulation is paid and education requirements for
3	resident individual producers are met by the due date; or
4	(2)(A) During any period of active duty in any branch of the
5	United States military services including but not limited to, the United
6	States Coast Guard and Reserves.
7	(B) The requirements of subdivision (b)(1) of this
8	section are waived during the period of active duty.
9	
10	SECTION 8. Arkansas Code § 23-64-512(d), concerning available
11	insurance producer sanctions, is amended to read as follows:
12	(d) In addition to or in lieu of any applicable denial, suspension, or
13	revocation of a license, a person may, after hearing,:
14	(1) Be ordered to pay restitution under § 23-61-110; and
15	(2) Be subject to a civil fine according to under § 23-64-216.
16	
17	SECTION 9. Arkansas Code Title 23, Chapter 64, subchapter 5 is amended
18	to add a section to read as follows:
19	§ 23-64-520. Compensation disclosure.
20	(a) As used in this section:
21	(1) "Affiliate" means a person that controls, is controlled by,
22	or is under common control with a producer;
23	(2)(A) "Compensation from an insurer or other third party" means
24	payments, commissions, fees, overrides, bonuses, contingent commissions,
25	loans, stock options, or any other form of valuable consideration, whether or
26	not payable pursuant to a written agreement.
27	(B) Awards, gifts, and prizes shall be considered
28	"compensation from an insurer or other third party" if the award, gift, or
29	prize is directly tied to the producer's performance; and
30	(3) "Compensation from the customer" shall not include any fee
31	or similar expense under § 23-66-310 or any fee or amount collected by or
32	paid to the producer that does not exceed an amount established by the
33	Insurance Commissioner.
34	(b)(l) Before the placement of insurance business, all insurance
35	producers shall disclose:
36	(A) Whether the producer or its affiliate represents the

1	customer or the insurer; and
2	(B) The source or sources of the producer's or affiliate's
3	compensation for the placement.
4	(2) If the producer represents the insurer, the producer shall
5	disclose to the customer that the producer provides services to the customer
6	on behalf of the insurer.
7	(3) If the producer receives compensation from the customer or
8	represents the customer, the producer shall disclose:
9	(A) The source or sources of the producer's or affiliate's
10	compensation for the placement; and
11	(B) Whether the producer or its affiliate will receive
12	compensation for the placement from the insurer or other third party based
13	upon volume, profitability, or other factors, and if the customer requests,
14	the producer shall provide a reasonable estimate of the amount of
15	compensation.
16	(c) A person shall not be considered a "customer" for purposes of this
17	section if the person is merely:
18	(1) A participant or beneficiary of an employee benefit plan; or
19	(2) Covered by a group or blanket insurance policy or group
20	annuity contract sold, solicited or negotiated by the producer or affiliate.
21	(d) This section shall not apply to:
22	(1) A person licensed as a producer who acts only as an
23	intermediary between an insurer and the customer's producer, including, but
24	not limited to, a managing general agent, a sales manager, or wholesale
25	broker when acting only as an intermediary;
26	(2) A reinsurance intermediary;
27	(3) Any placement involving a residual market mechanism;
28	(4) Renewals, unless the information previously disclosed under
29	subsection (b) has substantially changed; or
30	(5) Any placement of credit life or credit disability insurance.
31	
32	SECTION 10. Arkansas Code § 23-65-101(b), concerning the Insurance
33	Commissioner's cease and desist authority, is amended to read as follows:
34	(b)(l)(A) The Insurance Commissioner may summarily order a person or
35	entity to cease and desist from an act or practice when the commissioner has
36	reason to believe that the person or entity has not complied with the

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1	requirements of this section or any other provision of the Arkansas Insurance
2	Code.
3	(B) Upon the entry of the cease and desist order, the
4	commissioner shall promptly notify the person or entity named:
5	(i) That the order has been entered;
6	(ii) The reasons for the order; and
7	(iii) Of the person's or entity's right to a hearing
8	on the order.
9	(2)(A) A hearing shall be held on the written request of the
10	person or entity named in the cease and desist order if the commissioner
11	receives the request within thirty (30) days of the date of the entry of the
12	order or if otherwise ordered by the commissioner.
13	(B) If no hearing is requested and none is ordered by the
14	commissioner, the order will remain in effect until it is modified or vacated
15	by the commissioner.
16	(C) If a hearing is requested or ordered and after notice
17	of an opportunity for hearing, the commissioner may affirm, modify, or vacate
18	the cease and desist order.
19	(D) The person or entity named in the cease and desist
20	order shall have the burden of proving:
21	(i) That the actions, methods, or practices
22	described in the order are not in violation of the Arkansas Insurance Code;
23	<u>and</u>
24	(ii) The grounds upon which the commissioner should
25	modify or vacate an order issued under this section.
26	
27	(3)(A) After issuance of an order under subdivision (b)(1)(B) of
28	this section, the commissioner may apply to Pulaski County Circuit Court to
29	temporarily or permanently enjoin the act or practice and to enforce
30	compliance with the Arkansas Insurance Code or any rule or order under the
31	Arkansas Insurance Code.
32	(B) However, the commissioner may apply directly to
33	Pulaski County Circuit Court for a temporary or permanent injunction under
34	subdivision (b)(3)(A) of this section.
35	(C) Upon a proper showing, the court shall enter a

permanent or temporary injunction, restraining order, or writ of mandamus.

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1	(D) The commissioner shall not be required to post a bond.
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3	SECTION 11. Arkansas Code § 23-65-101(h), concerning hearings and
4	orders of the Insurance Commissioner, is amended to read as follows:
5	(h) The following shall be applicable to hearings held, by and orders
6	issued, and penalties levied by the commissioner under this section:
7	(1) The provisions of § 23-61-301, as to witnesses and evidence;
8	(2) The provisions of §§ 23-61-302 and 23-66-214, as to immunity
9	from prosecution;
10	(3) The provisions of $\S\S 23-61-303 - 23-61-305$ , as to hearings;
11	(4) The provisions of $\S\S 23-61-306$ and $23-61-307$ , as to orders
12	on hearings and appeals of orders; and
13	(5) The provisions of § 23-66-212, as to judicial review of
14	cease and desist orders; and
15	(6) The provisions of $23-66-210(a)(1)$ , as to monetary
16	penalties.
17	
18	SECTION 12. Arkansas Code § 23-66-204 is amended to read as follows:
19	The powers vested in the Insurance Commissioner by this subchapter
20	shall be additional to any other powers to <u>order restitution or</u> enforce any
21	penalties, fines, or forfeitures authorized by law with respect to the
22	methods, acts, and practices declared to be unfair or deceptive
23	
24	SECTION 13. Arkansas Code $\S 23-66-501(4)$ , concerning the definition of
25	"Fraudulent insurance act", is amended to read as follows:
26	(4) "Fraudulent insurance act" means an act or omission
27	committed by a person who, knowingly and with intent to defraud, deceive,
28	conceal, or misrepresent commits, or conceals any material information
29	concerning, one or more of the following:
30	(A) Presenting, causing to be presented, or preparing
31	Presents, causes to be presented, or prepares with knowledge or belief that
32	it will be presented to an insurer, a reinsurer, broker or its agent, or by a
33	broker or agent, false information as part of, in support of, or concerning a
34	fact material to one or more of the following:
35	(i) An application for the issuance or renewal of an
36	insurance policy or reinsurance contract;

1	(ii) The rating of an insurance policy or
2	reinsurance contract;
3	(iii) A claim for payment or benefit pursuant to an
4	insurance policy or reinsurance contract;
5	(iv) Premiums paid on an insurance policy or
6	reinsurance contract;
7	(v) Payments made in accordance with the terms of an
8	insurance policy or reinsurance contract;
9	(vi) A document filed with the commissioner or the
10	chief insurance regulatory official of another jurisdiction;
11	(vii) The financial condition of an insurer or
12	reinsurer;
13	(viii) The formation, acquisition, merger,
14	reconsolidation, dissolution, or withdrawal from one or more lines of
15	insurance or reinsurance in all or part of this state by an insurer or
16	reinsurer;
17	(ix) The issuance of written evidence of insurance;
18	or
19	(x) The reinstatement of an insurance policy;
20	(B) Solicitation or acceptance of Solicits or accepts new
21	or renewal insurance risks on behalf of an insurer, reinsurer, or other
22	person engaged in the business of insurance by a person who knows or should
23	know that the insurer or other person responsible for the risk is insolvent
24	at the time of the transaction;
25	(C) Removal, concealment, alteration, or destruction of
26	Removes, conceals, alters, or destroys the assets or records of an insurer,
27	reinsurer, or other person engaged in the business of insurance;
28	(D) Willful embezzlement, abstracting, purloining or
29	conversion of Embezzles, abstracts, purloins, or converts moneys, funds,
30	premiums, credits, or other property of an insurer, reinsurer, or person
31	engaged in the business of insurance;
32	(E) Transaction of Transacts the business of insurance in
33	violation of laws requiring a license, certificate of authority, or other
34	legal authority for the transaction of the business of insurance; or
35	(F) Attempt to commit, aiding or abetting in Attempts to
36	commit, aids, or abets the commission of, or conspiracy conspires to commit

1 the acts or omissions specified in this subsection; 2 (G) Issues false, fake, or counterfeit insurance policies, certificates of insurance, insurance identification cards, policy declaration 3 4 pages or policy covers or insurance binders or other temporary contracts of 5 insurance; 6 (H) Possesses or possesses in order to distribute, 7 solicit, sell, negotiate or effectuate false, fake or counterfeit insurance 8 policies, certificates of insurance, insurance identification cards, policy 9 declaration pages or policy covers, or insurance binders or other temporary 10 contracts of insurance to consumers, leinholders or loss payees, insurance 11 agents or producers, or other persons or entities; or 12 (I) Possesses any device, software or printing supplies utilized to manufacture false, fake or counterfeit insurance policies, 13 certificates of insurance, insurance identification cards, policy declaration 14 15 pages or policy covers, or insurance binders or other temporary contracts of 16 insurance. 17 SECTION 14. Arkansas Code § 23-66-507(a), concerning the 18 19 confidentiality of information obtained in the investigation of fraudulent acts, is amended to read as follows: 20 21 (a) Notwithstanding any other provision of law, the documents and 22 evidence provided pursuant to §§ 23-66-505 and 23-66-508 or obtained by the 23 Insurance Commissioner in an investigation of suspected or actual fraudulent 24 insurance acts shall be privileged and confidential and shall not be a public 25 record and shall not be subject to discovery or subpoena in a civil or 26 criminal action until the matter under investigation is closed by the 27 Insurance Fraud Criminal Investigation Division of the State Insurance 28 Department with the consent of the commissioner. 29 30 SECTION 15. Arkansas Code § 23-66-508(a)(1), concerning the creation of the Insurance Fraud Investigation Division, is amended to read as follows: 31 32 (a)(1) The Insurance Fraud Criminal Investigation Division is 33 established within the Arkansas Insurance Department. 34 SECTION 16. Arkansas Code § 23-67-211 is amended to read as follows: 35 § 23-67-211. Filing of rates and other rating information 36

(a)(1) Filings as to Competitive Markets. In a competitive market, every insurer shall file with the Insurance Commissioner all rates, supplementary rate information, and supporting information for risks which are to be written in this state. The rates and information shall be filed twenty (20) days prior to the effective date. A filing shall be deemed to meet the requirements of this chapter and to become effective upon the expiration of the waiting period or sooner if approved by the commissioner.

- (2) In a competitive market, if the commissioner determines after a hearing or by agreement that an insurer's rates require closer supervision because of the insurer's financial condition or its rating practices, the insurer shall file with the commissioner at least sixty (60) days prior to the effective date all rates and supplementary rate information and supporting information prescribed by the commissioner. Upon application by the filer, the commissioner may authorize an earlier effective date. A filing shall be deemed to meet the requirements of this chapter and to become effective upon the expiration of the waiting period.
- (b) Filings as to Noncompetitive Markets. In a noncompetitive market, every insurer shall file with the commissioner all rates for that market. These rates, supplementary rate information, and supporting information required by the commissioner shall be filed at least sixty (60) days prior to the effective date. Upon application by the filer, the commissioner may authorize an earlier effective date. A filing shall be deemed to meet the requirements of this chapter and to become effective upon the expiration of the waiting period unless disapproved by the commissioner.
- (c)(l) If a private passenger automobile or homeowners rate is increased under this section, then the commissioner shall publish notice of the increase and the overall percentage of the rate increase on the State Insurance Department website.
- (2) If an overall private passenger automobile or homeowners rate is increased by twenty-five percent (25%) or more under this section, the commissioner shall publish notice of the increase for three consecutive business days in a newspaper of general circulation in this state in addition to the notice published on the State Insurance Department website.
- (d) If an insurer writing private passenger automobile or homeowners insurance revises its rates and the revision results in a premium increase on a renewal policy and the insured will receive a rate increase other than due

1	to a change in the nature of the risk insured, then the insurer shall mail or
2	deliver to the insured and the agent of record not less than thirty (30)
3	calendar days prior to the effective date of renewal a notice specifically
4	stating the insurer's intention to increase the rate for the renewal.
5	(e) Adherence to Filings. Insurers must adhere to filings made
6	pursuant to under this section until the filings are amended or withdrawn.
7	
8	SECTION 17. Title 23, Chapter 67, subchapter 2 is amended to add an
9	additional section to read as follows:
10	23-67-223. Comparison data for private passenger automobile and
11	homeowners insurance policies.
12	(a) The Insurance Commissioner shall compile computerized comparisons
13	of premiums charged and coverage available for private passenger automobile
14	and homeowners insurance policies for typical individuals and families broken
15	down by geographic area and by varying deductible levels.
16	(b) The commissioner shall make the information compiled under
17	subsection (a) of this section available to consumers upon request.
18	(c) The commissioner shall engage in a public information campaign to
19	make available to consumers information useful in choosing and maintaining
20	private passenger and homeowners insurance coverage, including, but not
21	limited to, information about certain policy definitions and provisions of
22	which consumers should be particularly aware.
23	
24	SECTION 18. Arkansas Code Title 23, Chapter 67, is amended to add an
25	additional subchapter to read as follows:
26	<u>Subchapter 5 — Malpractice Insurance Rates</u>
27	23-67-501. Applicability.
28	The provisions of this subchapter shall be applicable to malpractice
29	insurance as defined in 23-62-105(a)(10) except officers and directors
30	liability and fiduciary insurance.
31	
32	23-67-502. Standards for rates.
33	(a) Rates for malpractice insurance shall not be excessive,
34	inadequate, or unfairly discriminatory.
35	(b) A rate is excessive if it is likely to produce a profit from
36	Arkansas business that is unreasonably high in relation to past and

1 prospective loss experience or if expenses are unreasonably high in relation to the product or services rendered. 2 (c) A rate is inadequate if, together with investment income 3 4 attributable to it, it fails to satisfy projected losses and expenses. 5 (d)(1) A rate is unfairly discriminatory in relation to another in the 6 same class of business if it does not reflect equitably the differences in 7 expected losses and expenses. 8 (2) Rates are not unfairly discriminatory because different 9 premiums result for policyholders with like loss exposures but different 10 expense factors or with like expense factors but different loss exposures if 11 the rates reflect the differences with reasonable accuracy. 12 13 23-67-503. Rating criteria. (a) A malpractice insurer shall consider past and prospective loss 14 15 experience solely within this state. 16 (b)(1) If insufficient experience exists within this state upon which 17 a rate can be based, the malpractice insurer may consider experience within any other state or states that have similar claim costs and frequency. 18 19 (2) If sufficient experience from any other state is not 20 available, the malpractice insurer may use nationwide experience. 21 (c) The malpractice insurer, in its rate filing and records, shall 22 provide detailed information on the data supporting the experience it is 23 using. 24 (d) When experience outside this state is considered, as much weight 25 as possible shall be given to state experience. 26 27 23-67-504. Rate administration. 28 (a)(1) The Insurance Commissioner shall promulgate rules requiring 29 each malpractice insurer to record and report its loss and expense experience 30 and any other data, including reserves, the commissioner considerers necessary to determine whether rates comply with the standards set forth in § 31 32 23-67-502. 33 (2) The information shall be provided in the form prescribed by 34 the commissioner. 35 (b) The commissioner may require that the malpractice insurer's annual

report and any supplemental report that contains information about a

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1	malpractice insurer's loss and loss adjustment reserves be accompanied by an
2	opinion signed and sworn to by a qualified and independent actuary verifying
3	that within the nine (9) months prior to the submission of the report:
4	(1) The actuary has conducted a review and analysis of the
5	malpractice insurer's loss and loss adjustment reserves; and
6	(2) The reserves are:
7	(A) Computed in accordance with accepted loss reserving
8	standards; and
9	(B) Fairly stated in accordance with sound loss reserving
10	principles.
11	(c) The commissioner shall:
12	(1) Maintain by malpractice insurer all reports submitted under
13	this section for at least six (6) years; and
14	(2) Consider the reports in determining the appropriateness of
15	rates for malpractice insurance.
16	(d) The commissioner may:
17	(1) Examine and review the assessment of risk for different
18	specialties or practices;
19	(2) Hold a public hearing on any filing containing a risk
20	assignment for malpractice insurance to determine whether the risk assignment
21	is reasonable; and
22	(3) Issue orders concerning the risk assignment.
23	
24	23-67-505. Filing of rating information.
25	(a) Every malpractice insurer shall file with the Insurance
26	Commissioner every manual of classifications, rules, and rates, every rating
27	plan, and every modification of any manual classification, rule, or rate that
28	it proposes to use in this state.
29	(b) The expense provisions included in the rates to be used by a
30	malpractice insurer shall reflect its:
31	(1) Operating methods; and
32	(2) Actual and anticipated expense experience.
33	(c)(l) The rates to be used by a malpractice insurer shall contain
34	provisions for contingencies and an allowance permitting a reasonable rate of
35	return.
36	(2) In determining a reasonable rate of return, consideration

1	shall be given to all investment income reasonably attributable to the	
2	insurer's malpractice insurance line of business.	
3	(d) Every filing shall:	
4	(1) State its proposed effective date;	
5	(2) Indicate the character and extent of the coverage	
6	contemplated; and	
7	(3) Contain supporting information. The supporting information	
8	may include:	
9	(A) The experience or judgment of the malpractice insurer	
10	making the filing;	
11	(B) Its interpretation of any statistical data relied	
12	upon;	
13	(C) The experience of other malpractice insurers; and	
14	(D) Any other factors that the malpractice insurer deems	
15	relevant.	
16		
17	23-67-506. Review of filings.	
18	(a) All malpractice rate filings shall remain on file for public	
19	inspection for thirty (30) days.	
20	(b) Whenever a malpractice insurer files a proposed overall rate	
21	increase of 25% or greater, it shall:	
22	(1) Publish notice of the filing for three (3) consecutive	
23	business days in a newspaper of general circulation in this state; and	
24	(2) Furnish proof of notice to the Insurance Commissioner.	
25	(c) The commissioner may hold a hearing on any malpractice rate	
26	increase filing.	
27	(d) The commissioner shall approve or disapprove all malpractice rate	
28	filings subject to the standards for rates under § 23-67-502 within thirty	
29	(30) days after the expiration of the thirty-day public inspection period.	
30		
31	23-67-507. Disapproval of rates.	
32	The Insurance Commissioner shall follow the procedures set forth in §	
33	23-67-213 when any malpractice rate filing under this subchapter is	
34	disapproved.	
35		
36	23-67-508. Administrative procedures.	

1 (a) Administrative procedures exercised by the Insurance Commissioner 2 under this subchapter shall be in accordance with §§ 23-61-303 - 23-61-306. (b)(1) Appeals from orders of the commissioner under this subchapter 3 4 shall be made in accordance with § 23-61-307. 5 (2) Any appeal under this subchapter shall be given precedence over 6 other pending matters so that the court may hold a hearing and reach a 7 decision within thirty (30) days of the filing of the transcript, evidence 8 and files. 9 10 23-67-509. Provisions cumulative. 11 This subchapter supplements existing law. Only those laws and parts of laws in direct conflict with this subchapter are repealed. 12 13 23-67-510. EFFECTIVE DATE. This subchapter applies to all malpractice 14 policies issued or renewed on or after January 1, 2006. 15 16 17 SECTION 19. Arkansas Code § 23-76-102(5), concerning the definition of a "health care plan" of a health maintenance organization, is amended to read 18 19 as follows: 20 (5) "Health care plan" means any arrangement whereby any person undertakes to provide, arrange for, pay for, or reimburse any part of the 21 22 cost of any health care services through an individually underwritten or 23 group master contract, and at least part of the arrangement consists of 24 arranging for, or the provision of, health care services as distinguished 25 from mere indemnification against the cost of the services on a prepaid basis 26 through insurance or otherwise; 27 28 SECTION 20. Arkansas Code § 23-89-404 is amended to read as follows: § 23-89-404. Property Uninsured motorist property damage coverage. 29 30 (a) Every insured purchasing uninsured motorist bodily injury coverage shall be provided an opportunity to include uninsured motorist property 31 32 damage coverage, subject to provisions filed with and approved by the 33 Insurance Commissioner, applicable to losses in excess of two hundred dollars 34 (\$200). However, the deductible of two hundred dollars (\$200) shall not 35 apply if: 36 (1) The vehicle involved in the accident is insured by the same

1 insurer for both collision and uninsured motorist property damage coverage;

- 2 and
- 3 (2) The operator of the other vehicle has been positively 4 identified and is solely at fault.
- 5 (b) No insurer shall be required to offer limits of uninsured motorist 6 property damage coverage greater in amount than the property damage liability 7 limits purchased by the insured.
- 8 (c)(1) After the uninsured motorist property damage coverage has been 9 made available to an insured one (1) time and has been rejected in writing,
- 10 it need not again be made available in any continuation, renewal,
- 11 reinstatement, or replacement of the policy, or the transfer of vehicles
- 12 insured thereunder, unless the insured makes a written request for the
- 13 coverage.
- 14 (2) However, whenever a new application is submitted in 15 connection with any renewal, reinstatement, or replacement transaction, the 16 provisions of this section shall apply in the same manner as when a new 17 policy is being issued.
- 18 (d) As used in this section, "property damage" means damage to the 19 insured vehicle, plus a reasonable allowance for loss of use of the vehicle.

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- 21 SECTION 21. Arkansas Code § 23-92-101 is amended to read as follows: 22 § 23-92-101. Registration or licensure required.
- 23 (a) "Multiple employer welfare arrangement" has the same meaning as 24 under 29 U.S.C. § 1002(40), as it existed on January 1, 2003.
  - (b)(1) Every fully insured multiple employer trust and fully insured multiple employer welfare arrangement that intends to provide accident and health benefits to citizens of this state shall register with the Insurance Commissioner prior to soliciting or enrolling members or prior to conducting any other business activity in Arkansas.
- 30 (2)(A) Each fully insured multiple employer trust and fully 31 insured multiple employer welfare arrangement under this section that is 32 conducting any business activity in Arkansas as of March 18, 2003, shall 33 register with the commissioner no later than July 1, 2003.
- 34 (B) After the initial registration, each fully insured 35 multiple employer trust and fully insured multiple employer welfare 36 arrangement under this section that conducts business in Arkansas shall

1	thereafter register with the commissioner no later than January 1 of each
2	year for as long as it continues to do business in Arkansas.
3	(c)(l) A multiple employer trust or multiple employer welfare
4	arrangement that is not fully insured must obtain a certificate of authority
5	pursuant to § 23-63-201 et seq. under regulations promulgated by the
6	<pre>commissioner before doing business in Arkansas.</pre>
7	(2) In order to remain licensed, a multiple employer trust or
8	multiple employer welfare arrangement that is not fully insured must comply
9	with all Arkansas laws that are not inconsistent with the Employee Retirement
10	Income Security Act of 1974, as it existed on January 1, 2003.
11	(3)(A) The commissioner shall adopt rules regulating multiple
12	employer trusts and multiple employer welfare arrangements that are not fully
13	insured.
14	(B) The rules shall include information and procedures
15	<pre>concerning:</pre>
16	(i) The criteria and application for obtaining a
17	certificate of authority from the State Insurance Department to conduct
18	business in Arkansas;
19	(ii) The benefits to be offered;
20	(iii) Financial requirements;
21	(iv) Fees;
22	(v) Insolvency procedures;
23	(vi) Examinations;
24	(vii) Filing of forms and rates;
25	(viii) Written disclosures and other consumer
26	<pre>protections;</pre>
27	(ix) Reporting requirements;
28	(x) Excess or stop loss insurance; and
29	(xi) Other factors the commissioner deems necessary
30	for the effective regulation of multiple employer welfare trusts and multiple
31	employer welfare arrangements that are not fully insured.
32	
33	SECTION 22. Arkansas Code § 23-92-201 is amended to read as follows:
34	§ 23-92-201. Definition.
35	As used in this subchapter, "third party administrator" means any
36	person, firm, or partnership that collects or charges premiums from which or

1 adjusts or settles claims on residents of this state in connection with life

- 2 or accident and health coverage provided by a self-insured plan or a multiple
- 3 employer trust or multiple employer welfare arrangement. "Third party
- 4 administrator" includes administrative-services-only contracts offered by
- 5 <u>insurance companies</u> <u>insurers and health maintenance organizations</u> but does
- 6 not include the following persons:

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- 7 (1) An employer, for its employees or for the employees of a subsidiary or affiliated corporation of the employer;
- 9 (2) A union, for its members;
- 10 (3) An insurer <u>or health maintenance organization</u> licensed to do l1 business in this state;
- 12 (4) A creditor, for its debtors, regarding insurance covering a debt between them;
- 14 (5) A credit card-issuing company that advances for or collects
  15 premiums or charges from its credit card holders as long as that company does
  16 not adjust or settle claims;
- 17 (6) An individual who adjusts or settles claims in the normal 18 course of his or her practice or employment and who does not collect charges 19 or premiums in connection with life or accident and health coverage; or
- 20 (7) An agency licensed by the insurance commissioner and 21 performing duties pursuant to an agency contract with an insurer authorized 22 to do business in this state.

24 SECTION 23. Arkansas Code § 23-95-104 is amended to read as follows: 25 23-95-104. Plan for Coverage -- Requirement.

(a)(1) If the Insurance Commissioner finds, after a hearing, that in all or in any part of this state, any amount or kind of insurance authorized by §§ 23-62-104 and 23-62-105 is not reasonably available in the voluntary market and that the public interest requires the availability of that insurance, the commissioner shall direct insurers doing business within this state to prepare a voluntary plan which will provide that insurance coverage.

- (2) The plan shall be submitted to the commissioner within the time he or she designates and, if approved by him or her, may be put into operation.
- 35 <u>(3)</u> If the plan is not approved by the commissioner, or if the plan is not submitted as required, the commissioner may promulgate a plan to

1	provide insurance coverage for any risks in this state which are, based on
2	reasonable underwriting standards, entitled to obtain coverage but are
3	otherwise unable to obtain coverage in the voluntary market.
4	(b) All orders of the commissioner finding that a line of insurance is
5	not reasonably available in the voluntary market shall consider, to the
6	extent practicable, historical data from the past five years regarding:
7	(1) Market availability;
8	(2) Major trends in policy forms, limits, and deductibles
9	offered;
10	(3) Filed rates for the line if available;
11	(4) Loss ratios, claims severity, and claims frequency on both
12	the state and national levels;
13	(5) Availability of surplus lines coverage;
14	(6) The types of insurers offering the line of insurance in the
15	state;
16	(7) The existence of any residual market programs, market
17	assistance programs, and captive insurance; and
18	(8) Whether alternatives to the creation of a risk sharing plan
19	are feasible.
20	(c) The commissioner may require licensed insurers and surplus lines
21	companies to report historical data to assist the consideration of the
22	factors contained in subsection (b) of this section.
23	(d) The commissioner shall afford any interested party an opportunity
24	to submit written or oral testimony to assist in the determination required
25	by subsection (a) of this section.
26	(e) The commissioner shall report to the Legislative Council all lines
27	of insurance he or she determines is not reasonably available in the
28	voluntary market.
29	
30	SECTION 24. Arkansas Code § 23-100-101 is amended to read as follows:
31	23-100-101. Title.
32	This chapter shall be known as the "Insurance Fraud "State Insurance
33	Department Criminal Investigation Division Trust Fund Act".
34	
35	SECTION 25. Arkansas Code § 23-100-102(a)(2), concerning insurer's
36	payment extensions for antifraud assessments, is amended to read as follows:

1 (2) Absent the commissioner's approval of such an extension for 2 good cause, licensed insurers failing timely to pay the antifraud assessment shall be subject to a penalty of one hundred dollars (\$100) per day for each 3 4 day of delinquency, payable to the Insurance Fraud State Insurance Department 5 Criminal Investigation Division Trust Fund. 6 7 SECTION 26. Arkansas Code § 23-100-103(a), concerning the creation of 8 the Insurance Fraud Investigation Division Trust Fund, is amended to read as 9 follows: There is established on the books of the Treasurer of State, the 10 (a) 11 Auditor of State, and the Chief Fiscal Officer of the State a fund to be 12 known as the "Insurance Fraud State Insurance Department Criminal Investigation Division Trust Fund" to be used to defray the expenses of the 13 14 Insurance Fraud Criminal Investigation Division of the State Insurance 15 Department in the discharge of its administrative and regulatory powers and 16 duties as prescribed by law. 17 SECTION 27. Arkansas Code § 23-100-104(a)(1), concerning assessments 18 19 to fund the Fraud Investigation Division Trust Fund, is amended to read as 20 follows: 21 (a)(1) Notwithstanding the provisions of § 26-57-601 et seq., the 22 State Insurance Department Trust Fund Act, § 23-61-701 et seq., and other 23 provisions of Arkansas law, all licensed insurers, including, but not limited 24 to, all licensed stock and mutual insurance companies, reinsurers, health 25 maintenance organizations, fraternal benefit societies, hospital and medical 26 service corporations, stipulated premium insurers, farmers' mutual aid 27 associations, and prepaid legal insurers, shall, not later than June 30, 28 1997, for the 1996-1997 fiscal year, and thereafter annually on or before 29 June 30 for all subsequent years at the time and in the manner as the 30 Insurance Commissioner shall prescribe, or at times alternate from June 30 annually as the commissioner shall prescribe, pay to the Insurance Fraud 31 32 State Insurance Department Criminal Investigation Division Trust Fund, in 33 addition to the premium taxes and fees now required under existing law, a 34 nonrefundable antifraud assessment as directed by the commissioner for the 35 reasonable and necessary expenses and operation of the Insurance Fraud 36 Criminal Investigation Division.

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2	SECTION 28. Arkansas Code § 23-100-105 is amended to read as follows:
3	§ 23-100-105. Insurers' antifraud fees Deposit into Insurance Fraud
4	State Insurance Department Criminal Investigation Division Trust Fund.
5	The Insurance Commissioner shall deposit all antifraud assessments and any
6	penalties assessed under this chapter, as well as any other income received
7	for purposes set out in § 23-100-103(a), into the Insurance Fraud State
8	Insurance Department Criminal Investigation Division Trust Fund as special
9	revenues.
10	
11	SECTION 29. Arkansas Code § 23-100-107 is amended to read as follows:
12	§ 23-100-107. Insurance Fraud State Insurance Department Criminal
13	Investigation Division Trust Fund Department vouchers and Auditor of State
14	warrants.
15	All antifraud assessments, penalties, and revenues provided in this
16	chapter received as special revenues for the <del>Insurance Fraud</del> State Insurance
17	Department Criminal Investigation Division Trust Fund and deposited therein
18	shall be deemed for all purposes special revenues of the fund and of the
19	State Insurance Department for the sole support, operation, and maintenance
20	of the <del>Insurance Fraud</del> <u>Criminal</u> Investigation Division of the State Insurance
21	Department, and, when paid into the State Treasury by the Insurance
22	Commissioner, shall be maintained by the State Treasury as the <del>Insurance</del>
23	Fraud State Insurance Department Criminal Investigation Division Trust Fund,
24	separate from all other funds, and available only for the payment of the
25	expenses of the division pursuant to the appropriations therefore. Upon
26	proper voucher from the commissioner, the Auditor of State shall issue his or
27	her warrant on the Treasurer of State in payment of all salaries and other
28	expenses incurred in the administration of this chapter.
29	
30	SECTION 30. Arkansas Code Title 23, Chapter 97, is amended to add an
31	additional subchapter to read as follows:
32	23-97-301. Short title.
33	This subchapter may be known and cited as the "Long-Term Care Insurance
34	Act (2005)".
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23-97-302. Purpose.

1	The purpose of this subchapter is to:
2	(1) Promote the public interest;
3	(2) Promote the availability of long-term care insurance
4	policies;
5	(3) Protect applicants for long-term care insurance from unfair
6	or deceptive sales or enrollment practices;
7	(4) Establish standards for long-term care insurance;
8	(5) Facilitate public understanding and comparison of long-term
9	care insurance policies; and
10	(6) Facilitate flexibility and innovation in the development of
11	long-term care insurance coverage.
12	
13	23-97-303. Scope.
14	(a) The requirements of this subchapter apply to policies delivered or
15	issued for delivery in this state on or after the effective date of this
16	subchapter.
17	(b) Except as provided in subsection (c) of this section, this
18	subchapter is not intended to supersede the obligations to comply with other
19	applicable insurance laws that do not conflict with this subchapter.
20	(c) Laws and regulations designed and intended to apply to Medicare
21	supplement insurance policies shall not be applied to long-term care
22	insurance.
23	
24	23-97-304. Definitions.
25	As used in this subchapter:
26	(1) "Applicant" means:
27	(A) In the case of an individual long-term care insurance
28	policy, the person who seeks to contract for benefits; and
29	(B) In the case of a group long-term care insurance
30	policy, the proposed certificate holder.
31	(2) "Association" means a professional, trade, or occupational
32	association or associations, if the association:
33	(A) Is composed entirely of individuals that are or were
34	actively engaged in the same profession, trade, or occupation; and
35	(B) Has been maintained in good faith for purposes other
36	than obtaining insurance.

1	(3) "Certificate" means any certificate issued under a group
2	long-term care insurance policy delivered or issued for delivery in this
3	state.
4	(4) "Commissioner" means the Insurance Commissioner of the State
5	of Arkansas.
6	(5) "Federally tax-qualified long-term care insurance contract"
7	means an individual or group insurance contract that meets the following
8	requirements of Section 7702B(b) of the Internal Revenue Code of 1986, as it
9	existed on January 1, 2004:
10	(A)(i)(a) The only insurance protection provided under the
11	contract is coverage of qualified long-term care services.
12	(b) A contract satisfies the requirements of
13	this subdivision (4)(A)(i) even though payments are made on a per diem or
14	other periodic basis without regard to the expenses incurred during the
15	period to which the payments relate;
16	(ii)(a) The contract does not pay or reimburse
17	expenses incurred for services or items to the extent that the expenses:
18	(1) Are reimbursable under Title XVIII
19	of the Social Security Act, as it existed on January 1, 2004; or
20	(2) Would be reimbursable but for the
21	application of a deductible or coinsurance amount.
22	(b) The requirements of this subparagraph do
23	not apply to expenses that are reimbursable under Title XVIII of the Social
24	Security Act only as a secondary payor.
25	(c) A contract satisfies the requirements of
26	this subdivision (4)(A)(ii) even though payments are made on a per diem or
27	other periodic basis without regard to the expenses incurred during the
28	period to which the payments relate;
29	(iii) The contract is guaranteed renewable, under
30	section 7702B(b)(1)(C) of the Internal Revenue Code of 1986, as it existed on
31	January 1, 2004;
32	(iv) The contract does not provide for a cash
33	surrender value or other money that can be paid, assigned, pledged as
34	collateral for a loan, or borrowed except as provided in subdivision
35	(7)(A)(v) of this section;
36	(v) All refunds of premiums, policyholder dividends,

1	or similar amounts under the contract are to be applied as a reduction in
2	future premiums or to increase future benefits, except that a refund in the
3	event of the death of the insured or a complete surrender or cancellation of
4	the contract can not exceed the aggregate premiums paid under the contract;
5	and
6	(vi) The contract meets the consumer protection
7	provisions set forth in Section 7702B(g) of the Internal Revenue Code of
8	1986, as it existed on January 1, 2004; or
9	(B) The portion of a life insurance contract that provides
10	long-term care insurance coverage by rider or as part of the contract and
11	that satisfies the requirements of Sections 7702B(b) and (e) of the Internal
12	Revenue Code of 1986, as it existed on January 1, 2004.
13	(6) "Group long-term care insurance" means a long-term care
14	insurance policy that is delivered or issued for delivery in this state and
15	issued for the benefit of its current, former, or retired employees or
16	members to one or more:
17	(A)(i) Employers;
18	(ii) Labor organizations;
19	(iii) Associations; or
20	(iv) A trust or to the trustees of a fund
21	established by one or more employers, labor organizations; or
22	(B) Any other group if the commissioner finds that the
23	issuance of the group policy:
24	(i) Is not contrary to the best interest of the
25	<pre>public;</pre>
26	(ii) Results in economies of acquisition or
27	administration; and
28	(iii) Results in benefits that are reasonable in
29	relation to the premiums charged.
30	(6)(A) "Long-term care insurance" means any insurance policy or
31	rider advertised, marketed, offered or designed to provide coverage for one
32	or more necessary or medically necessary diagnostic, preventive, therapeutic,
33	rehabilitative, maintenance or personal care services:
34	(i) For not less than twelve (12) consecutive months
35	for each covered person on an expense incurred, indemnity, prepaid or other
36	basis; and

1	(ii) Provided in a setting other than an acute care	<u> </u>
2	unit of a hospital.	
3	(B) "Long-term care insurance" includes, but is not	
4	limited to:	
5	(i) Group and individual annuities and life	
6	insurance policies or riders that provide directly or supplement long-term	
7	<pre>care insurance;</pre>	
8	(ii) A policy or rider that provides for payment of	<u>£</u>
9	benefits based upon cognitive impairment or the loss of functional capacity;	<u>:</u>
10	and on the same of	
11	(iii) Qualified long-term care insurance contracts.	<u>.</u>
12	(C) Long-term care insurance may be issued by:	
13	(i) Insurers;	
14	(ii) Fraternal benefit societies;	
15	(iii) Nonprofit health, hospital, and medical	
16	service corporations;	
17	(iv) Prepaid health plans;	
18	(v) Health maintenance organizations; or	
19	(vi) Any similar organization to the extent they ar	сe
20	otherwise authorized to issue life or health insurance.	
21	(D) "Long-term care insurance shall" not include any	
22	insurance policy that is offered primarily to provide:	
23	(i) Basic Medicare supplement coverage;	
24	(ii) Basic hospital expense coverage;	
25	(iii) Basic medical-surgical expense coverage;	
26	(iv) Hospital confinement indemnity coverage;	
27	(v) Major medical expense coverage;	
28	(vi) Disability income or related asset-protection	
29	coverage;	
30	(vii) Accident only coverage;	
31	(ix) Specified disease or specified accident	
32	coverage; or	
33	(x) Limited benefit health coverage.	
34	(E) "Long-term care insurance" does not include life	
35	insurance policies:	
36	(i) That accelerate the death benefit specifically	

1	<pre>for:</pre>
2	(a) One or more of the qualifying events of
3	terminal illness; or
4	(b) Medical conditions requiring extraordinary
5	medical intervention or permanent institutional confinement;
6	(ii) That provide the option of a lump-sum payment
7	for those benefits; and
8	(iii) Where neither the benefits nor the eligibility
9	for the benefits is conditioned upon the receipt of long-term care.
10	(F) Notwithstanding any other provision of this
11	subchapter, any product advertised, marketed, or offered as long-term care
12	insurance is subject to the provisions of this subchapter.
13	(7) "Policy" means any policy, contract, subscriber agreement,
14	rider, or endorsement delivered or issued for delivery in this state by:
15	(A) An insurer;
16	(B) A fraternal benefit society;
17	(C) A nonprofit health, hospital, medical service
18	corporation, or hospital medical service corporation;
19	(D) A prepaid health plan;
20	(E) A health maintenance organization; or
21	(F) Any similar organization.
22	(8) "Qualified long-term care insurance contract" means the same
23	as "Federally Tax-Qualified long-term care insurance contract".
24	
25	23-97-305. Requirements for Associations.
26	(a) Prior to advertising, marketing or offering a policy within this
27	state an association, or the insurer of the association, shall file evidence
28	with the commissioner that the association has:
29	(1) A minimum of 100 persons;
30	(2) Been organized and maintained in good faith for
31	purposes other than that of obtaining insurance; and
32	(3) Have been in active existence for at least one year;
33	and
34	(4) Have a constitution and bylaws providing that:
35	(A) The association holds regular meetings not less
36	than annually to further nurnoses of the members.

1	(B) Except for credit unions, the association
2	collects dues or solicits contributions from members; and
3	(C) The members have voting privileges and
4	representation on the governing board and committees.
5	(b) Thirty (30) days after the filing the association or associations
6	will be deemed to satisfy the organizational requirements, unless the
7	commissioner makes a finding that the association or associations do not
8	satisfy those organizational requirements.
9	
10	23-97-306. Extraterritorial jurisdiction Group long-term care
11	insurance.
12	No group long-term care insurance coverage may be offered to a resident
13	of this state under a group policy issued in another state unless this state
14	or another state having statutory and regulatory long-term care insurance
15	requirements substantially similar to those adopted in this state determines
16	that the definition of "Group long-term care insurance" under § 23-97-304 has
17	been met.
18	
19	23-97-307. Disclosure and performance standards for long-term care
20	insurance.
21	(a) The commissioner may adopt long-term care insurance regulations
22	that include, but are not limited to, standards for full and fair disclosure
23	addressing:
24	(1) The manner, content, and required disclosures for the sale
25	of long-term care insurance policies;
26	(2) Terms of renewability;
27	(3) Initial and subsequent conditions of eligibility;
28	(4) Non-duplication of coverage provisions;
29	(5) Coverage of dependents;
30	<pre>(6) Preexisting conditions;</pre>
31	(7) Termination of insurance;
32	(8) Continuation or conversion of coverage;
33	(9) Probationary periods;
34	(10) Limitations, exceptions, reductions and elimination
35	periods;
36	(11) Requirements for replacement:

1	(12) Recurrent conditions; and
2	(13) Definitions of terms.
3	(b) No long-term care insurance policy shall:
4	(1) Be cancelled, not renewed, or otherwise terminated because
5	of age or the deterioration of the mental or physical health of the insured
6	individual or certificate holder;
7	(2) Contain a provision establishing a new waiting period in the
8	event existing coverage is converted to or replaced by a new or other form of
9	coverage within the same company, except with respect to an increase in
10	benefits voluntarily selected by the insured individual or group
11	policyholder; or
12	(3)(A) Provide coverage for skilled nursing care only; or
13	(B) Provide significantly more coverage for skilled care
14	within a facility than coverage for lower levels of care.
15	
16	23-97-308. Preexisting condition.
17	(a) No long-term care insurance policy or certificate other than a
18	policy or certificate issued to a group approved by the Insurance
19	Commissioner under § 23-97-304(6)(B) shall:
20	(1) Use a definition of "preexisting condition" that is more
21	restrictive than the following: "Preexisting condition means a condition for
22	which medical advice or treatment was recommended by, or received from a
23	provider of health care services, within six (6) months preceding the
24	effective date of coverage of an insured person"; or
25	(2) Exclude coverage for a loss or confinement that is the
26	result of a preexisting condition unless the loss or confinement begins
27	within six (6) months following the effective date of coverage of an insured
28	person.
29	(b) The insurance commissioner may extend the limitation periods set
30	forth in subsection (a) of this section for specific age group categories in
31	specific policy forms upon finding that the extension is in the best interest
32	of the public.
33	(c)(l) The definition of "preexisting condition" does not prohibit an
34	insurer from using an application form designed to elicit the complete health
35	history of an applicant when underwriting in accordance with the insurer's
36	established underwriting standards.

1	(2) Unless otherwise provided in the policy or certificate, a
2	preexisting condition, regardless of whether it is disclosed on the
3	application, need not be covered until the waiting period described in
4	subsection (a)(2) of this section expires.
5	(3) No long-term care insurance policy or certificate may
6	exclude, or use waivers or riders of any kind to exclude, limit, or reduce
7	coverage or benefits for specifically named or described preexisting diseases
8	or physical conditions beyond the waiting period described in subsection
9	(a)(2) of this section.
10	
11	23-97-309. Prior hospitalization or institutionalization.
12	(a) No long-term care insurance policy shall be delivered or issued
13	for delivery in this state if the policy conditions eligibility for any
14	benefits:
15	(1) On a prior hospitalization requirement;
16	(2) Provided in an institutional care setting on the receipt of
17	a higher level of institutional care; or
18	(3) Other than waiver of premium, post-confinement, post-acute
19	care, or recuperative benefits on a prior institutionalization requirement.
20	(b)(1) A long-term care insurance policy containing post-confinement,
21	post-acute care, or recuperative benefits shall clearly label in a separate
22	paragraph of the policy or certificate entitled "Limitations or Conditions on
23	Eligibility for Benefits" the limitations or conditions, including any
24	required number of days of confinement.
25	(2) A long-term care insurance policy or rider that conditions
26	eligibility for non-institutional benefits on the prior receipt of
27	institutional care shall not require a prior institutional stay of more than
28	thirty (30) days.
29	(c) No long-term care insurance policy or rider that provides benefits
30	only following institutionalization shall condition such benefits upon
31	admission to a facility for the same or related conditions within a period of
32	less than thirty (30) days after discharge from the institution.
33	
34	23-97-310. Loss ratio standards.
35	(a)(1) The commissioner may adopt rules establishing loss ratio
36	standards for long-term care insurance policies.

1 (2) A specific reference to long-term care insurance policies 2 shall be contained in the rules. 3 4 23-97-311. Right to return -- Free look. 5 (a) Long-term care insurance applicants shall have the right to return 6 the policy or certificate within thirty (30) days of its delivery and to have 7 the premium refunded if, after examination of the policy or certificate, the 8 applicant is not satisfied for any reason. 9 (b) Long-term care insurance policies and certificates shall contain a 10 notice prominently printed on or attached to the first page stating in 11 substance that the applicant shall have the right to return the policy or 12 certificate within thirty (30) days of its delivery and to have the premium refunded if, after examination of the policy or certificate, the applicant is 13 14 not satisfied for any reason. 15 (c) If an application is denied, the issuer shall refund to the 16 applicant any premium and any other fee paid by the applicant to apply within 17 thirty (30) days of the denial. 18 19 23-97-312. Outline of coverage. (a)(1) An outline of coverage shall be delivered to a prospective 20 21 applicant for long-term care insurance at the time of initial solicitation 22 through means that prominently direct the attention of the recipient to the 23 outline of coverage and its purpose. 24 (2) The Insurance Commissioner shall prescribe a standard format 25 for the outline, including style, arrangement, overall appearance, and 26 content. 27 (3) In the case of agent solicitations an agent shall deliver 28 the outline of coverage prior to the presentation of an application or 29 enrollment form. 30 (4) In the case of direct response solicitations, the outline of coverage shall be presented in conjunction with any application or enrollment 31 32 form. 33 (5)(A) In the case of a policy issued to a group approved by the 34 Commissioner under § 23-97-304(6)(B), an outline of coverage shall not be 35 required to be delivered if the information described in subsection (b) of 36 this section is provided to applicants in other materials relating to

1	enrollment.
2	(B) Materials relating to enrollment shall be made
3	available to the commissioner upon request.
4	(b) The outline of coverage shall include:
5	(1) A description of the principal benefits and coverage
6	provided in the policy;
7	(2) A statement of the principal exclusions, reductions, and
8	limitations contained in the policy;
9	(3)(A) A statement of the terms under which the policy or
10	certificate or both may be continued in force or discontinued, including any
11	reservation in the policy of a right to change premium.
12	(B) Continuation or conversion provisions of group
13	coverage shall be specifically described;
14	(4) A statement that the outline of coverage is a summary only,
15	not a contract of insurance, and that the policy or group master policy
16	contains governing contractual provisions;
17	(5) A description of the terms under which the policy or
18	certificate may be returned and premium refunded;
19	(6) A brief description of the relationship between cost of care
20	and benefits; and
21	(7) A statement that discloses to the policyholder or
22	certificateholder whether the policy is intended to be a federally tax-
23	qualified long-term care insurance contract under 7702B(b) of the Internal
24	Revenue Code of 1986, as it existed on January 1, 2004.
25	
26	23-97-313. Certificates.
27	A certificate issued for delivery in this state under a group long-term
28	care insurance policy shall include:
29	(1) A description of the principal benefits and coverage
30	provided in the policy;
31	(2) A statement of the principal exclusions, reductions, and
32	limitations contained in the policy; and
33	(3) A statement that the group master policy determines
34	governing contractual provisions.
35	
36	23-97-314. Delivery of policy and summary Disclosures.

1	(a) If an application for a long-term care insurance contract or
2	certificate is approved, the issuer shall deliver the contract or certificate
3	of insurance to the applicant no later than thirty (30) days after the date
4	of approval.
5	(b)(1) At the time of the delivery of the policy, a policy summary
6	shall be delivered for an individual life insurance policy that provides
7	long-term care benefits within the policy or by rider.
8	(2) In the case of direct response solicitations, the insurer
9	$\underline{shall}$ deliver the policy summary upon the applicant's request or at the $\underline{time}$
10	of policy delivery, whichever first occurs.
11	(3) The summary shall comply with all applicable requirements
12	and include:
13	(A) An explanation of how the long-term care benefit
14	interacts with other components of the policy, including deductions from
15	death benefits;
16	(B) An illustration of the amount of benefits, the length
17	of benefit, and the guaranteed lifetime benefits if any, for each covered
18	person;
19	(C) Any exclusions, reductions, and limitations on long-
20	term care benefits;
21	(D) A statement that any long-term care inflation
22	protection option, if required by rules and regulations of the Insurance
23	Commissioner, is not available under the policy;
24	(4) If applicable to the policy type, the summary shall also
25	<pre>include:</pre>
26	(A) A disclosure of the effects of exercising other rights
27	under the policy;
28	(B) A disclosure of guarantees related to long-term care
29	costs of insurance charges; and
30	(C) Current and projected maximum lifetime benefits.
31	
32	23-97-315. Acceleration of death benefit.
33	(a) Any time a long-term care benefit funded through a life insurance
34	vehicle by the acceleration of the death benefit is in benefit payment
35	status, a monthly report shall be provided to the policyholder.
36	(b) The report shall include:

1	(1) Any long-term care benefits paid out during the month;
2	(2) An explanation of any changes in the policy, including but
3	not limited to, death benefits or cash values, due to the payment of long-
4	term care benefits; and
5	(3) The remaining amount of long-term care benefits.
6	
7	23-97-316. Denial of claims.
8	If a claim under a long-term care insurance contract is denied the
9	issuer shall, within sixty (60) days of the date of a written request by the
10	policyholder or certificateholder or a representative of the policyholder or
11	certificateholder:
12	(1) Provide a written explanation of the reasons for the denial;
13	<u>and</u>
14	(2) Make available all information directly related to the
15	denial.
16	
17	23-97-317. Offer of long-term care or nursing home insurance.
18	Any policy or rider advertised, marketed, or offered as long-term care
19	or nursing home insurance shall comply with the provisions of this
20	subchapter.
21	
22	23-97-318. Incontestability Period.
23	(a) If a long-term care insurance policy or certificate has been in
24	force for less than six (6) months and the insurer relied upon a material
25	misrepresentation in providing coverage, then the insurer may:
26	(1) Rescind the policy or certificate; or
27	(2) Deny an otherwise valid long-term care insurance claim.
28	(b) If a long-term care insurance policy or certificate has been in
29	force for at least six (6) months but less than two (2) years and the insurer
30	relied upon a material misrepresentation in providing coverage that pertains
31	to the condition for which benefits are sought, then the insurer may:
32	(1) Rescind the policy or certificate; or
33	(2) Deny an otherwise valid long-term care insurance claim.
34	(c) A policy or certificate that has been in force for two (2) years
35	or more may be contested only by showing that the insured knowingly and
36	intentionally misrepresented relevant facts relating to the insured's health.

1 (d)(1) No long-term care insurance policy or certificate may be field issued based on medical or health status. 2 3 (2) For purposes of this section, "field issued" means a policy 4 or certificate issued by an agent or a third-party administrator under the 5 underwriting authority granted to the agent or third party administrator by 6 an insurer. 7 (e) If an insurer has paid benefits under the long-term care insurance 8 policy or certificate, the benefit payments may not be recovered by the 9 insurer in the event that the policy or certificate is rescinded. 10 (f)(1) Except as provided in subdivision (f)(2) of this section, this 11 section shall apply to all life insurance policies that accelerate benefits 12 for long-term care. 13 (2)(A) In the event of the death of the insured, this section shall not apply to the remaining death benefit of a life insurance policy 14 15 that accelerates benefits for long-term care. 16 (B) The remaining death benefit shall be governed by § 23-17 81-105. 18 19 23-97-319. Nonforfeiture Benefits. (a)(1) Except as provided in subsection (b) of this section, a long-20 term care insurance policy may not be delivered or issued for delivery in 21 22 this state unless the policyholder or certificateholder has been offered the 23 option of purchasing a policy or certificate containing a nonforfeiture 24 benefit. 25 (2) The offer of a nonforfeiture benefit may be in the form of a 26 rider that is attached to the policy. 27 (3) If the policyholder or certificateholder declines the 28 nonforfeiture benefit, then the insurer shall provide a contingent benefit 29 upon lapse that shall be available for the period of time specified by the 30 Insurance Commissioner following a substantial increase in premium rates. 31 (b)(1) When a group long-term care insurance policy is issued, the 32 offer required in subsection (a) of this section shall be made to the group 33 policyholder. 34 (2) However, if the policy is issued as group long-term care 35 insurance as defined under 23-97-304(6)(B), other than to a continuing care retirement community or similar entity, then the offering shall be made to 36

1	each proposed certificateholder.
2	(c) The commissioner shall promulgate rules specifying:
3	(1) The type or types of nonforfeiture benefits to be offered as
4	part of long-term care insurance policies and certificates;
5	(2) The standards for nonforfeiture benefits; and
6	(3) The rules regarding contingent benefit upon lapse, including
7	a determination of the specified period of time during which a contingent
8	benefit upon lapse will be available and the substantial premium rate
9	increase that triggers a contingent benefit upon lapse under subsection (a)
10	of this section.
11	
12	23-97-320. Authority to Promulgate Regulations.
13	The Insurance Commissioner shall issue rules for long-term care
14	insurance to:
15	(1) Promote premium adequacy;
16	(2) Protect the policyholder in the event of substantial rate
17	increases; and
18	(3) Establish minimum standards for:
19	(A) Marketing practices;
20	(B) Agent compensation;
21	(C) Agent testing;
22	(D) Penalties; and
23	(E) Reporting practices.
24	
25	23-97-321. Penalties.
26	In addition to any other penalties provided by the laws of this state,
27	any insurer or agent found to have violated any requirement of this state
28	relating to the regulation of long-term care insurance or the marketing of
29	long-term care insurance is subject to a fine of up to three (3) times the
30	amount of any commissions paid for each policy involved in the violation or
31	up to ten thousand dollars (\$10,000), whichever is greater.
32	
33	SECTION 31. On the effective date of this Act, Arkansas Code Title 23,
34	Chapter 97, Subchapter 2 is repealed.
35	23-97-201. Short title.
36	This subchapter may be known and cited as the "Long-Term Care Insurance

1	Act".
2	
3	<del>23-97-202. Purpose.</del>
4	The purpose of this subchapter is to promote the public interest, to
5	promote the availability of long-term care insurance policies, to protect
6	applicants for long-term care insurance, as defined, from unfair or deceptive
7	sales or enrollment practices, to establish standards for long-term care
8	insurance to facilitate public understanding and comparison of long-term care
9	insurance policies, and to facilitate flexibility and innovation in the
10	development of long-term care insurance coverage.
11	
12	23-97-203. Definitions.
13	As used in this subchapter:
14	(1) "Applicant" means:
15	(A) In the case of an individual long-term care insurance
16	policy, the person who seeks to contract for benefits; and
17	(B) In the case of a group long-term care insurance policy, the
18	<del>proposed certificate holder;</del>
19	(2) "Gertificate" means any certificate of insurance or evidence of
20	coverage issued to a resident of this state regardless of the state in which
21	the policy was issued;
22	(3) "Commissioner" means the Insurance Commissioner;
23	(4) "Group long-term care insurance" means a long-term care insurance
24	policy which is delivered or issued for delivery in this state and issued to:
25	(A) One (1) or more employers or labor organizations, or to a
26	trust or to the trustees of a fund established by one (1) or more employers
27	or labor organizations, or a combination thereof, for employees or former
28	employees or a combination thereof or for members or former members or a
29	combination thereof, of the labor organization; or
30	(B) Any professional, trade, or occupational association for its
31	members or former or retired members, or combination thereof, if such an
32	association:
33	(i) Is composed of individuals, all of whom are or were
34	actively engaged in the same profession, trade, or occupation; and
35	(ii) Has been maintained in good faith for purposes other
36	than obtaining insurance; or

1	(C)(i) An association or a trust or the trustee or trustees of a
2	fund established, created, or maintained for the benefit of members of one
3	(1) or more associations.
4	(ii) Prior to advertising, marketing, or offering such a
5	policy or contract within this state, the association or associations, or the
6	insurer of the association or associations, shall file evidence with the
7	commissioner that the association or associations:
8	(a) Have at the outset a minimum of one hundred
9	(100) persons;
10	(b) Have been organized and maintained in good faith
11	for purposes other than that of obtaining insurance;
12	(c) Have been in active existence for at least one
13	(1) year; and
14	(d) Have a constitution and bylaws which provide
15	that:
16	(1) The association or associations hold
17	regular meetings not less than annually to further purposes of the members;
18	(2) Except for credit unions, the association
19	or associations collect dues or solicit contributions from members; and
20	(3) The members have voting privileges and
21	representation on the governing board and committees.
22	(iii) Thirty (30) days after such a filing, the
23	association or associations will be deemed to satisfy such organizational
24	requirements, unless the commissioner makes a finding that the association or
25	associations do not satisfy those organizational requirements; or
26	(D) A group other than as described in subdivisions (4)( $\Lambda$ )-(C)
27	of this section, subject to a finding by the commissioner that:
28	(i) The issuance of the group policy is not contrary to
29	the best interest of the public;
30	(ii) The issuance of the group policy would result in
31	economies of acquisition or administration; and
32	(iii) The benefits are reasonable in relation to the
33	premiums charged;
34	(5)(A)(i) "Long-term care insurance" means any insurance policy,
35	contract certificate, rider, or other evidence of coverage issued, issued for
36	delivery, advertised, marketed, or offered in this state to provide coverage

1	for not less than twelve (12) consecutive months for each covered person, on
2	an expense-incurred, indemnity, prepaid, or other basis, for one (1) or more
3	necessary or medically necessary diagnostic, preventive, therapeutic,
4	rehabilitative, maintenance, or personal care services provided in a setting
5	other than an acute care unit of a hospital.
6	(ii) "Long-term care insurance" includes:
7	(a) Group and individual annuities and life
8	insurance policies or riders which provide directly or which supplement long-
9	term care insurance;
10	(b) A policy or rider which provides for payment of
11	benefits based upon cognitive impairment or the loss of functional capacity;
12	<del>and</del>
13	(c) Qualified long-term care insurance contracts.
14	(iii) Long-term care insurance may be issued by insurers,
15	fraternal benefit societies, nonprofit hospital and medical service
16	corporations, prepaid health plans, health maintenance organizations, or any
17	similar organization to the extent they are otherwise authorized to issue
18	life or accident and health insurance.
19	(B)(i) Long-term care insurance shall not include any insurance
20	policy which is offered primarily to provide:
21	(a) Basic medicare supplement coverage;
22	(b) Basic hospital expense coverage;
23	(c) Basic medical-surgical expense coverage;
24	(d) Hospital confinement indemnity coverage;
25	(e) Major medical expense coverage;
26	(f) Disability income or related asset-protection
27	<del>coverage;</del>
28	(g) Accident-only coverage;
29	(h) Specified disease or specified accident
30	coverage; or
31	(i) Limited benefit health coverage.
32	(ii) With regard to life insurance, this term does not
33	include life insurance policies which accelerate the death benefit
34	specifically for one (1) or more of the qualifying events of terminal
35	illness, medical conditions requiring extraordinary medical intervention, or
36	permanent institutional confinement and which provide the option of a lumn-

sum payment for those benefits and in which neither the benefits nor the 1 2 eligibility for the benefits is conditioned upon the receipt of long-term 3 4 (iii) Notwithstanding any other provision contained in 5 this section, any product advertised, marketed, or offered as long-term care 6 insurance shall be subject to the provisions of this subchapter; 7 (6) "Policy" means any policy, contract, subscriber agreement, certificate, rider, or endorsement or other evidence of coverage delivered or 8 9 issued for delivery in this state by an issuer, fraternal benefit society, 10 nonprofit hospital or medical service corporation, prepaid health plan, 11 health maintenance organization, or similar organization; 12 (7) "Qualified long-term care insurance contract" means any individual 13 or group insurance contract if it meets the requirements of section 7702B of 14 the Internal Revenue Code, as amended, and if: 15 (A) The only insurance protection provided under the contract is 16 coverage of qualified long-term care services; 17 (B) The contract does not pay or reimburse expenses incurred for 18 services or items to the extent that such expenses are reimbursable under 19 Title XVIII of the Social Security Act, as amended, or would be so 20 reimbursable but for the application of a deductible or coinsurance amount. 21 This subdivision (7)(B) does not apply to a contract that makes per diem or 22 other periodic payment without regard to expenses; 23 (C) The contract is guaranteed renewable; 24 (D) The contract does not provide for a cash surrender value or 25 other money that can be paid, assigned, pledged as collateral for a loan, or 26 borrowed. All refunds of premiums, and all policyholder dividends or similar 27 amounts, under such a contract are to be applied as a reduction in future 28 premiums or to increase future benefits, except that a refund of the 29 aggregate premium paid under the contract may be allowed in the event of the 30 death of the insured or a complete surrender or cancellation of the contract; 31 and 32 (E) The contract contains the consumer protection provisions set 33 forth in section 7702B(g) of the Internal Revenue Code; 34 (8) "Qualified long-term care insurance contract" also means any life 35 insurance contract which provides long term care coverage by rider or as part 36 of the contract as long as the contract complies with the applicable

1 provisions of section 7702B of the Internal Revenue Code, as amended; and 2 (9) "Qualified long-term care services" means necessary diagnostic, 3 preventive, therapeutic, curing, treating, mitigating, and rehabilitative 4 services, and maintenance for personal care services for which an insured is 5 eligible under a qualified long term care insurance contract, and which are 6 provided pursuant to a plan of care prescribed by a licensed health care 7 practitioner. 8 9 23-97-204. Scope. 10 The requirements of this subchapter shall apply to policies delivered 11 or issued for delivery in this state on July 1, 1997. This subchapter is not 12 intended to supersede the obligations of entities subject to this subchapter to comply with the substance of other applicable insurance laws insofar as 13 they do not conflict with this subchapter, except that laws and regulations 14 15 designed and intended to apply to medicare supplement insurance policies 16 shall not be applied to long-term care insurance. 17 18 23-97-205. Required compliance. 19 No policy or contract may be advertised, marketed, or offered as long-20 term care or nursing home insurance in this state unless it complies with the 21 provisions of this subchapter. 2.2 23 23-97-206. Administrative procedures. 24 Regulations adopted pursuant to this subchapter shall be in accordance 25 with the provisions of § 23-61-108 and the Arkansas Administrative Procedure 26 Act, § 25-15-201 et seq. 27 28 23-97-207. Group long-term care insurance. 29 No group long term care insurance coverage may be offered to a resident 30 of this state under a group policy issued in another state to a group described in § 23-97-203(4)(D), unless the Insurance Commissioner has 31 determined that the group policy meets the requirements of § 23-97-203(4)(D). 32 33 34 23-97-208. Disclosure and performance standards for long-term care 35 insurance. 36 (a) The Insurance Commissioner may adopt regulations that include

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1 standards for full and fair disclosure, setting forth the manner, content, 2 and required disclosures for the sale of long-term care insurance policies, terms of renewability, initial and subsequent conditions of eligibility, 3 4 nonduplication of coverage provisions, coverage of dependents, preexisting 5 conditions, termination of insurance, continuation or conversion, 6 probationary periods, limitations, exceptions, reductions, elimination 7 periods, requirements for replacement, recurrent conditions, and definitions 8 of terms. 9 (b) No long-term care insurance policy may: 10 (1) Be cancelled, nonrenewed, or otherwise terminated on the 11 grounds of the age or the deterioration of the mental or physical health of 12 the insured individual or certificate holder; or 13 (2) Contain a provision establishing a new waiting period in the event existing coverage is converted to or replaced by a new or other form 14 15 within the same company, except with respect to an increase in benefits 16 voluntarily selected by the insured individual or group policyholder; or 17 (3) Provide coverage for skilled nursing care only or provide significantly more coverage for skilled care in a facility than coverage for 18 19 lower levels of care. 20 (c) The commissioner may adopt regulations establishing loss ratio 21 standards for long-term care insurance policies provided that a specific 22 reference to long term care insurance policies is contained in the 23 regulation. 24 (d) MONTHLY REPORTS. Any time a long term care benefit funded through a life insurance vehicle by the acceleration of the death benefit is in 25 26 benefit payment status, a monthly report shall be provided to the 27 policyholder. The report shall include: 28 (1) Any long-term care benefits paid out during the month; 29 (2) An explanation of any changes in the policy, e.g., death 30 benefits or cash values, due to long term care benefits being paid out; and 31 (3) The amount of long-term care benefits existing or remaining. 32 (e) CLAIM DENIALS. If a claim under a qualified long-term care 33 insurance contract is denied, the issuer shall, within sixty (60) days of the 34 date of a written request by the policyholder or certificate holder, or a 35 representative thereof: 36 (1) Provide a written explanation of the reasons for the denial;

1 and 2 (2) Make available all information directly related to the 3 denial. 4 (f) INCONTESTABILITY PERIODS. 5 (1) For a policy or certificate that has been in force for less 6 than six (6) months an insurer may rescind a long-term care insurance policy 7 or certificate or deny an otherwise valid long-term care insurance claim upon 8 a showing of misrepresentation that is material to the acceptance of the 9 coverage. 10 (2) For a policy or certificate that has been in force for at 11 least six (6) months but less than two (2) years, an insurer may rescind a 12 long term care insurance policy or certificate or deny an otherwise valid long-term care insurance claim upon a showing of misrepresentation that is 13 both material to the acceptance for coverage and which pertains to the 14 15 condition for which benefits are sought. 16 (3) After a policy or certificate has been in force for two (2) 17 years it is not contestable upon the grounds of misrepresentation alone. Such a policy or certificate may be contested only upon a showing that the 18 19 insured knowingly and intentionally misrepresented relevant facts relating to 20 the insured's health. 21 (g) FIELD ISSUED POLICIES. (1) No long-term care insurance policy or certificate may be 22 23 field issued based upon medical or health status. 24 (2) For purposes of this section, "field issued" means a policy 25 or certificate issued by an agent or a third-party administrator pursuant to 26 the underwriting authority granted to the agent or third-party administrator 27 by an insurer. 28 (h) POLICY RESCISSIONS. If an insurer has paid benefits under the 29 long-term care insurance policy or certificate, the benefit payments may not 30 be recovered in the event that the policy or certificate is rescinded. 31 (i) NONFORFEITURE BENEFITS. 32 (1) No long-term care insurance policy or certificate may be 33 delivered or issued for delivery in this state unless the policyholder at the 34 time of the application is offered the option of purchasing a policy or 35 certificate that provides for nonforfeiture benefits to the defaulting or

surrendering policyholder or certificate holder. The commissioner shall

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1 promulgate a regulation specifying the type or types of nonforfeiture 2 benefits to be included in such policies and certificates and the standards 3 for the benefits. 4 (2) Nonforfeiture benefits for qualified long-term care 5 insurance contracts shall offer at least a reduced paid-up insurance benefit, 6 an extended term insurance benefit, the offer of a short-ended benefit 7 period, or other similar offerings approved by the United States Secretary of 8 the Treasury, and shall be provided as specified in regulations. The issuer 9 of the contract may refund premiums upon death of the insured or upon complete surrender or cancellation of the contract or policy, as long as the 10 11 refund does not exceed the aggregate premiums paid for the contract or 12 policy. 13 14 23-97-209. Preexisting condition. 15 (a)(1) No long-term care insurance policy or certificate other than a 16 policy or certificate thereunder issued to a group as defined in § 23-97-17 203(4)(A) shall use a definition of "preexisting condition" which is more 18 restrictive than the following: 19 - "Preexisting condition" means a condition for which medical advice or 20 treatment was recommended by, or received from, a provider of health care 21 services within six (6) months preceding the effective date of coverage of an 22 insured person. 23 (2) No long term care insurance policy or certificate other than 24 a policy or certificate thereunder issued to a group as defined in § 23-97-25 203(4)(A) may exclude coverage for a loss or confinement which is the result 26 of a preexisting condition unless such a loss or confinement begins within 27 six (6) months following the effective date of coverage of an insured person. 28 (3) The Insurance Commissioner may extend the limitation periods 29 set forth in this section as to specific age group categories in specific 30 policy forms upon findings that the extension is in the best interest of the 31 public. 32 (4) The definition of "preexisting condition" in subdivision 33 (a)(1) of this section does not prohibit an insurer from using an application 34 form designed to elicit the complete health history of an applicant and, on 35 the basis of the applicant's answers on that application, conduct 36 underwriting in accordance with that insurer's established underwriting

l standards.

2 (b)(1) Unless otherwise provided in the policy or certificate, a
3 preexisting condition, regardless of whether it is disclosed on the
4 application, need not be covered until the waiting period described in
5 subdivision (a)(2) of this section expires.

(2) No long-term insurance policy or certificate may exclude or use waivers or riders of any kind to exclude, limit, or reduce coverage or benefits for specifically named or described preexisting diseases or physical conditions beyond the waiting period described in subdivision (a)(2) of this section.

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23-97-210. Prior hospitalization or institutionalization.

- (a) Effective April 6, 1994, no long-term care insurance policy or certificate may be delivered or issued for delivery in this state if the policy or certificate:
- 16 (1) Conditions eligibility for any benefits on a prior 17 hospitalization requirement;
- 18 (2) Conditions eligibility for benefits to be provided in an
  19 institutional care setting on the receipt of a higher level of institutional
  20 care; or
  - (3) Conditions eligibility for any benefits other than waiver of premium, postconfinement, post-acute care, or recuperative benefits on a prior institutionalization requirement.
  - (b) Effective April 6, 1994, a long-term care insurance policy or certificate containing any limitations or conditions for eligibility specified in subdivision (a)(3) of this section shall clearly label in a separate paragraph of the policy or certificate entitled "Limitations or Conditions on Eligibility for Benefits" such limitations or conditions, including any required number of days of confinement.
    - (c) A long-term care insurance policy or certificate:
- 31 (1) Containing a benefit advertised, marketed, or offered as a 32 home health care or home care benefit may not condition receipt of benefits 33 on a prior institutionalization requirement;
- 34 (2) Which conditions eligibility of noninstitutional benefits on 35 the prior receipt of institutional care shall not require a prior 36 institutional stay of more than thirty (30) days for which benefits are paid;

1 and 2 (3) Which provides for waiver of premium, postconfinement, post-3 acute care, or recuperative benefits only following institutionalization 4 shall not condition such benefits upon admission to a facility for the same 5 or related conditions within a period of less than thirty (30) days after 6 discharge from the institution. 7 8 23-97-211. Outline of coverage. 9 (a)(1) A written outline of coverage shall be delivered to a 10 prospective applicant for long term care insurance at the time of initial 11 solicitation with a notice which prominently directs the attention of the 12 recipient to the document and its purpose. 13 (2) The Insurance Commissioner shall prescribe a standard format 14 for such an outline, including style, arrangement, overall appearance, and 15 content. 16 (3) In the case of agent solicitations, an agent must deliver 17 the outline of coverage to the applicant prior to the presentation of an 18 application or enrollment form. 19 (4) In the case of direct response solicitations, the outline of 20 coverage must be presented to the applicant in conjunction with any 21 application or enrollment form. 22 (b) The outline of coverage shall include: 23 (1) A description of the principal benefits and coverage 24 provided in the policy or certificate; 25 (2) A statement of the principal exclusions, reductions, and 26 limitations contained in the policy or certificate; 27 (3) A statement of the terms under which the policy or 28 certificate, or both, may be continued in force or discontinued, including 29 any reservation in the policy of the issuer's right to change the premium. 30 Continuation or conversion provisions of group coverage shall be specifically 31 described: 32 (4) A statement in bold type that the outline of coverage is a 33 summary only, not a contract of insurance, and that the policy or group 34 master policy contains governing contractual provisions; 35 (5) A description of the terms under which the policy or

certificate may be returned and premium refunded; and

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1 (6) A brief description of the relationship of cost of care to 2 benefits. (c) If the policy or certificate is intended to be a qualified long-3 4 term care insurance contract, the outline of coverage shall also include a 5 statement that discloses to the policyholder or certificate holder that the 6 policy is intended to be a qualified long term care insurance contract. 7 8 23-97-212. Certificates. 9 (a) A certificate issued pursuant to a group long-term care insurance 10 policy shall include: 11 (1) A description of the principal benefits and coverage 12 provided in the policy; 13 (2) A statement of the principal exclusions, reductions, and 14 limitations contained in the policy; and 15 (3) A statement that the group master policy determines 16 governing contractual provisions. 17 (b) The issuer of a qualified long-term care insurance contract shall deliver to the applicant, policyholder, or certificate holder the contract or 18 19 certificate no later than thirty (30) days after the date of approval. 20 21 23-97-213. Right to return - Free look. 22 (a)(1) A long-term care insurance applicant, policyholder, or 23 certificate holder shall have the right to return the policy or certificate 24 within thirty (30) days of its delivery and to have the entire premium 25 refunded if, after examination of the policy or certificate, the policyholder 26 or certificate holder is not satisfied for any reason. 27 (2)(A) Long term care insurance policies and certificates shall 28 be accompanied by a notice prominently printed on the first page or attached 29 thereto stating in substance that the policyholder or certificate holder 30 shall have the right to return the policy or certificate within thirty (30) days of its delivery and to have the entire premium refunded if, after 31 32 examination of the policy or certificate, other than a certificate issued 33 pursuant to a policy issued to a group defined in § 23-97-203(4)(A), the 34 applicant or the policyholder is not satisfied for any reason. 35 (B) If an application for a qualified long-term care 36 contract is denied, the issuer shall refund to the applicant any premium and

1	any other fee submitted by the applicant within thirty (30) days of the
2	denial.
3	(b)(1) A person insured under a long-term care insurance policy issued
4	pursuant to a direct response solicitation shall have the right to return the
5	policy within thirty (30) days of its delivery and to have the entire premium
6	refunded if, after examination, the insured person is not satisfied for any
7	reason.
8	(2) Long-term care insurance policies issued pursuant to a
9	direct response solicitation shall be accompanied by a notice prominently
10	printed stating in substance that the insured person shall have the right to
11	return the policy within thirty (30) days of its delivery and to have the
12	premium refunded if, after examination, the insured person is not satisfied
13	for any reason.
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15	SECTION 32. Arkansas Code Title 23, Chapter 63, Subchapter 1 is
16	amended to add an additional section to read as follows:
17	23-63-111. Policyholder's right to loss information.
18	(a) Upon written request, each licensed property, casualty, and
19	authorized surplus lines insurer shall mail or deliver the policyholder's
20	loss information to the policyholder or his authorized producer within thirty
21	(30) days of the request by the policyholder.
22	(b) The insurer may charge a reasonable fee for providing the
23	information.
24	(c) The insurer shall not be required to maintain loss information for
25	more than five (5) years following termination of coverage.
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27	/s/ B. Johnson
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