As Engrossed: 3/16/93 4/8/93

1	State of Arkansas
2	79th General Assembly ABII ACT 1180 OF 1993
3	Regular Session, 1993 SENATE BILL 626
4	By: Senator Beebe
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7	For An Act To Be Entitled
8	"AN ACT TO AMEND ARKANSAS CODE SECTION 23-89-209, TO
9	PROVIDE THAT THE PURCHASER OF UNDERINSURED MOTORIST
10	COVERAGE BE ENTITLED, AFTER NOTICE, TO RECOVER A SUM EQUAL
11	TO A TORTFEASOR'S LIABILITY LIMITS FROM HIS OWN FIRST
12	PARTY UNDERINSURED MOTORIST COVERAGE INSURER WITHOUT
13	FORFEITING RIGHTS TO HIS UNDERINSURED BENEFITS; TO MAKE
14	CLEAR THE ORIGINAL LEGISLATIVE INTENT THAT UNDERINSURED
15	MOTORIST COVERAGE BE OFFERED IN CONJUNCTION WITH UNINSURED
16	MOTORIST COVERAGE IN PRIVATE PASSENGER AUTOMOBILE
17	LIABILITY INSURANCE, BUT NOT SEPARATELY; AND FOR OTHER
18	PURPOSES."
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20	Subtitle
21	"AN ACT TO FACILITATE RECEIPT OF UNDERINSURED MOTORIST
22	BENEFITS."
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24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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26	SECTION 1. Arkansas Code 23-89-209 is hereby amended to read as
27	follows:
28	"23-89-209. Underinsured motorist coverage.
29	(a) No private passenger automobile liability insurance covering
30	liability arising out of the ownership, maintenance, or use of any motor
31	vehicles in this state shall be delivered or issued in this state or issued as
32	to any private passenger automobile principally garaged in this state unless
33	the insured has the opportunity, which he may reject in writing, to purchase
34	`underinsured motorist coverage.' After a named insured or applicant for
35	insurance rejects underinsured motorist coverage, the insurer or any of its
36	affiliates shall not be required to notify any insured in any renewal.

- 1 reinstatement, substitute, amended or replacement policy as to the
- 2 availability of such coverage. The coverage shall enable the insured or the
- 3 insured's legal representative to recover from the insurer the amount of
- 4 damages for bodily injuries to or death of an insured which the insured is
- 5 legally entitled to recover from the owner or operator of another motor
- 6 vehicle whenever the liability insurance limits of such other owner or
- 7 operator are less than the amount of the damages incurred by the insured.
- 8 Underinsured motorist coverage shall be at least equal to the limits
- 9 prescribed for bodily injury or death under § 27-19-605. Coverage of the
- 10 insured pursuant to underinsured motorist coverage shall not be reduced by the
- 11 tortfeasor's insurance coverage except to the extent that the injured party
- 12 would receive compensation in excess of his damages.
- 13 (b) Underinsured motorist coverage as described in this section shall
- 14 not be available to insureds nor shall insurers be mandated to offer same
- 15 unless the insured has elected uninsured motorist coverage as provided by
- 16 Arkansas Code §23-89-403. Underinsured motorist coverage shall not be issued
- 17 without such uninsured motorist coverage being issued in coordination
- 18 therewith.
- 19 (c) If a tentative agreement to settle for the liability limits of the
- 20 owner or operator of the other vehicle has been reached between the insured
- 21 and such owner or operator, written notice may be given by the insured injured
- 22 party to his underinsured motorist coverage insurer by certified mail-return
- 23 receipt requested. Such written notice shall include:
- 24 (1) Written documentation of pecuniary losses incurred, including
- 25 copies of all medical bills;
- 26 (2) Written authorization or a court order authorizing the
- 27 underinsured motorist insurer to obtain medical reports from all employers and
- 28 medical providers; and
- 29 (3) Written confirmation from the tortfeasor's liability insurer
- 30 as to the amount of the alleged tortfeasor's liability limits and the terms of
- 31 the tentative settlement, which shall in no event include any component sum
- 32 representing punitive or exemplary damages; provided, however, that with the
- 33 sole exceptions of:
- 34 (i) actions by underinsured motorist insurers to enforce
- 35 subrogation rights as contemplated by this act;

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                     (ii) actions by first party liability insureds against
 2 their insurer to enforce their contract or a settlement hereunder, if any; and
                     (iii) actions by first party underinsured motorist insureds
 4 against their insurer to enforce their contract or a settlement hereunder, in
 5 no event shall evidence of the referenced liability limits, the fact that a
 6 tentative settlement was reached, or the terms of such tentative settlement be
 7 admissible in any civil action.
         Within thirty (30) days of receipt of such written notice, the
 9 underinsured motorist insurer may make payment to its insured of an amount
10 equal to the tentative settlement amount agreed to by the owner or operator of
11 the other motor vehicle or his liability insurer. In such event, the
12 underinsured motorist insurer shall be entitled to subrogate to its insured's
13 right of recovery against the owner or operator of such other motor vehicle to
14 the extent of such payments and to the extent of any underinsured motorist
15 insurance benefit it pays to its insured. If the underinsured motorist
16 insurer fails to pay its insured the amount of the tentative tort settlement
17 within thirty (30) days, the underinsured motorist insurer has no right to the
18 proceeds of any settlement or judgment between its insured and the other owner
19 or operator and/or such owner's or operator's liability insurer, no right to
20 otherwise recoup the amount of the underinsured motorist benefit it may pay
21 from such other owner or operator or his insurer, and no right to refuse
22 payment of its underinsured motorist coverage benefit by reason of the
23 settlement made by its insured."
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         SECTION 2. The General Assembly finds that full implementation of
26 underinsured motorist benefits has been hindered in this state by reason of
27 the fact that the issuers of such coverage have often refused payment of the
28 benefit when the insured injured party has, knowingly or unknowingly, given a
29 complete release of the tortfeasor upon receipt of the tortfeasor's liability
30 limits. While the General Assembly acknowledges and appreciates the
31 underinsured motorist coverage insurers' right to subrogate against the
32 tortfeasor for underinsured benefits it may pay to its own first party
33 insured, the practical effect of such insurer's position (when combined with
34 zealous protection of the tortfeasor by liability insurers) has been to delay,
35 obstruct, and defeat the timely payment of underinsured motorist benefits.
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1 The General Assembly believes it is in the public interest to require that if 2 a tortfeasor and his liability insurer have made a tentative settlement for 3 policy limits, the underinsured insurer must decide within thirty (30) days 4 whether it: (i) believes subrogation or indemnity rights are worth pursuing, in 6 which event it must pay its insured the other owner or driver's liability 7 limits (in addition to the proper portion of their underinsured benefit); or (ii) believes that there is no point in pursuit of subrogation; after 9 30 days, it will be held to have waived same -- which will allow the injured 10 party to obtain the other owner or driver's liability limits as well as such 11 portion of the underinsured benefit as to which he is entitled. The General Assembly also finds that since the enactment of Act 1987, 12 13 No. 335, §§1.2 calling for the mandated offer of underinsured motorist 14 coverage there has been confusion amongst insurers and the general public as 15 to whether underinsured motorist coverage must be offered separately from the 16 uninsured motorist coverages. Since the issuance of underinsured motorist 17 coverage in the absence of uninsured motorist coverage crates "gaps" in 18 insurance coverage and is inherently misleading, the General Assembly herewith 19 declares its intent that the two coverages always be offered (and accepted or 20 rejected) in a coordinated package. 21 22 The notice to policyholders regarding the right to accept or 23 reject he underinsured motorist coverage as required by Arkansas Code §23-89-24 209 applies to new policies issued on and after July 1, 1993 and to policies 25 existing on the effective date of this act but only from and after their first 26 renewal on or after January 1, 1994. 27 28 SECTION 4. All provisions of this act of a general and permanent nature 29 are amendatory to the Arkansas Code of 1987 and the Arkansas Code Revision 30 Commission shall incorporate the same in the Code. 31

SECTION 5. If any provision of this act or the application thereof to 32 33 any person or circumstance is held invalid, such invalidity shall not affect 34 other provisions or applications of the act which can be given effect without 35 the invalid provision or application, and this end the provisions of this act

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1 are declared to be severable.
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         SECTION 6. All laws and parts of laws in conflict with the act are
 4 hereby declared repealed.
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         SECTION 7. An emergency is hereby declared to exist and this act being
 7 necessary for the preservation of the public peace, health and safety shall be
 8 in full force and effect from and after its passage and approval.
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                                  /s/Senator Beebe
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                                  APPROVED: 4/15/93
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