1	State of Arkansas
2	80th General Assembly ABII ACT 733 OF 1995
3	Regular Session, 1995 HOUSE BILL 1771
4	By: Representatives Miller and Calhoun
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7	For An Act To Be Entitled
8	"AN ACT TO ESTABLISH THE PROCEDURE FOR CALCULATING THE
9	PREMIUM FOR CONVERSION INSURANCE POLICIES; AND FOR OTHER
10	PURPOSES."
11	
12	Subtitle
13	"AN ACT TO ESTABLISH THE PROCEDURE FOR
14	CALCULATING THE PREMIUM FOR CONVERSION
15	INSURANCE POLICIES."
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17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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19	SECTION 1. Arkansas Code 23-86-115 is hereby amended by adding a new
20	subsection (e) to read as follows:
21	"(e)(1) The initial premium for the conversion policy for the first
22	twelve (12) months and subsequent renewal premiums shall be determined in
23	accordance with premium rates applicable to individually underwritten standard
24	
	conversion policy and for the type and amount of insurance provided. The
26	experience under conversion policies shall not be an acceptable basis for
27	establishing rates for conversion policies.
28	(2) For purposes of subsection (1) the phrase _premium rate
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30	charged to individuals who qualify for coverage without modification,
31	determined from a rate table based on aggregate individually underwritten
32	policy experienceAggregate individually underwritten policy experience_
33	
34	selected insureds and insureds for whom selection effects no longer exist.
35	_Class_ means any actuarially determined characteristic except health status
36	or individual claims experience.

1 (3) If an insurer experiences incurred losses which exceed earned 2 premiums, for a period of two (2) successive years, on conversion policies 3 which have been in force for at least one (1) year, the insurer may file with 4 the Commissioner amended renewal rates for the subsequent year which will 5 produce a loss ratio of not less than one hundred percent (100%). Even though a renewal premium is established in accordance 7 with subsection (3), a holder of the conversion policy shall not be required 8 to pay the full renewal premium until the beginning of the policy s fourth 9 year. The premium for the second policy year shall be the initial premium 10 plus thirty-three and one-third percent (33 1/3%) of the difference between 11 the initial premium and the renewal premium in effect on the policy s first 12 anniversary date. The premium for the third policy year shall be the initial 13 premium plus sixty-six and two-thirds (66 2/3%) of the difference between the 14 initial premium and the renewal premium in effect on the policy s second 15 anniversary date. The premium for the fourth year shall be one hundred 16 percent (100%) of the renewal premium in effect on the policy s third 17 anniversary date. (5) This section (e) shall be applicable to any conversion policy 18 19 issued after the effective date of this Act." 20 21 SECTION 2. All provisions of this act of a general and permanent nature 22 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 23 Revision Commission shall incorporate the same in the Code. 2.4 25 SECTION 3. If any provision of this act or the application thereof to 26 any person or circumstance is held invalid, such invalidity shall not affect 27 other provisions or applications of the act which can be given effect without 28 the invalid provision or application, and to this end the provisions of this 29 act are declared to be severable. 30 31 SECTION 4. All laws and parts of laws in conflict with this act are 32 hereby repealed. 33

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35 Assembly that citizens who are required to purchase conversion policies are

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SECTION 5. EMERGENCY. It is hereby found and determined by the General

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1 subject to extremely high premiums, and that there is an immediate need to
 2 provide for a reasonable level of premiums for conversion policies.
 3 Therefore, an emergency is hereby declared to exist and this act being
 4 necessary for the immediate preservation of the public peace, health and
 5 safety shall be in full force and effect from and after its passage and
 6 approval.
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                                  APPROVED: 3-22-95
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