Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H2/4/99							
2	82nd General Assembly	A B1II Act 624 of	Act 624 of 1999						
3	Regular Session, 1999	HOUSE BILL	1224						
4									
5	By: Representative Hendren								
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7									
8	For An Act To Be Entitled								
9	"AN ACT TO CLARIFY VARIOUS PROVISIONS OF THE ARKANSAS								
10	INSURANCE CODE AS TO THE PAYMENT OF BENEFITS WHERE								
11	OTHER LIKE INSURANCE EXISTS; TO REQUIRE IN ARKANSAS								
12	CODE 23-85-132 THAT HEALTH MAINTENANCE ORGANIZATIONS								
13	ALSO COORDINATE BENEFITS; TO REQUIRE IN ARKANSAS CODE								
14	23-86-111 THAT HEALTH MAINTENANCE ORGANIZATIONS ALSO								
15	COORDINATE BENEFITS; AND FOR OTHER PURPOSES."								
16									
17		Subtitle							
18	"ТО	CLARIFY VARIOUS PROVISIONS OF THE							
19		ANSAS INSURANCE CODE AS TO THE							
20	PAYMENT OF BENEFITS WHERE OTHER LIKE								
21	INSU	JRANCE EXISTS."							
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24 25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:							
26	SECTION 1. Ark	ansas Code 23-85-132 is hereby amended to read as							
27	follows:								
28	"23-85-132. Re	duction of benefits due to other insurance contracts							
29	prohi bi ted.								
30	(a) No contrac	t of individual disability insurance <u>or health cover</u>	<u>age</u>						
31	sold, delivered, or i	ssued for delivery or offered for sale in this state	by						
32	<u>an insurer, hospital</u>	and medical service corporation, or health maintenand	<u>ce</u>						
33	<u>organization</u> , directl	y or indirectly providing indemnity, services, <u>healt</u>	<u>h</u>						
34	<u>care services,</u> or cash to an individual as a result of hospitalization,								
35	medical or surgical t	reatment, or dental care , other than individual majo	F						
36	medical policies, or	catastrophic expense policies or non renewable ticke	ŧ						

disability policies, shall contain a provision, reducing the benefit which 1 2 would otherwise be payable to the individual in the absence of other insurance 3 or health coverage, if the reduction of benefits is due solely to the existence of one (1) or more additional contracts providing benefits to that 4 individual in the form of indemnity, service, cash, or any other things of 5 value, whether the same insurer or another insurer unless the reduction 6 7 complies with coordination of benefit rules and regulations adopted by the 8 commissioner.

9 (b) No contract of individual disability insurance sold, delivered, or 10 issued for delivery or offered for sale in this state providing disability 11 income coverage shall contain any provision for the denial or reduction of 12 benefits because of the existence of other insurance, except as provided in 13 §23-85-122 or any coverages approved by the commissioner pursuant thereto and 14 except that the benefits may be reduced to offset disability income benefits 15 payable under the federal Social Security Act.

16 (c) The Insurance Commissioner may issue rules and regulations to 17 implement this section including, but not limited to, regulations as to the 18 amount of reductions and the nature and timing of proofs of eligibility for 19 federal Social Security benefits.

20 (d) This section shall be applicable to all individual contracts of 21 disability insurance including individual contracts issued by hospital and 22 medical service corporations authorized to do business in this state." 23

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24 SECTION 2. Arkansas Code 23-86-111 is hereby amended to read as 25 follows:

26 "23-86-111. Group disability insurance - Payment of benefits where
27 other like insurance exists.

No contract of group disability insurance or health coverage sold, 28 (a) 29 delivered or issued for delivery, renewed, or offered for sale in this state by an insurer, hospital and medical service corporation, or health maintenance 30 31 organization, directly or indirectly providing indemnity, services, health care services, or cash to an individual as a result of hospitalization, 32 medical or surgical treatment, or dental care, shall contain any provision for 33 the denial or reduction of benefits because of the existence of other like 34 35 insurance except to the extent that the aggregate benefits with respect to the covered medical expenses incurred under the contract and all other like 36

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1 insurance with other insurers, hospital and medical service corporations, or

<u>health maintenance organizations</u> exceed all covered medical expenses incurred.
The term 'other like insurance' may include group or blanket disability
insurance or group coverage provided by <u>health maintenance organizations</u>,
hospital and medical service corporations, government insurance plans, except
Medicaid, union welfare plans, employer or employee benefit organizations, or
workers' compensation insurance or no-fault automobile coverage provided for
or required by any statute.

9 (b)(1) No group disability insurance policy providing disability income 10 coverage sold, delivered or issued for delivery, renewed, or offered for sale 11 in this state shall provide for reduction in the amount of the disability 12 benefits payable to the insured to the extent of and because of the existence 13 of other such coverage, unless the policy provides a minimum amount payable, 14 regardless of the reduction, of fifty dollars (\$50.00) per month.

15 (2) 'Other such coverage' for which a reduction may be effected16 includes:

- 17 (A) Governmental programs such as federal social security;
- 18 (B) Disability or pension income coverages, as established19 by the commissioner through implementing rules and regulations;
- 20 (C) Such other programs, coverages, or permissible
 21 reductions as the commissioner may establish through rules and regulations.

(3) The amount of any such reduction shall not be increased with
any increase in the level of federal social security benefits payable which
becomes effective after a claim commences.

(4) The commissioner may also issue rules and regulations to
implement this section and §23-86-110 including, but not limited to, the
nature and timing of proofs of eligibility for federal social security
benefits.

(c) This section shall be applicable to all group contracts of
disability insurance sold, delivered or issued for delivery, renewed, or
offered for sale in this state, including those issued by hospital and medical
service corporations, except group contracts for employees whose employer pays
one hundred percent (100%) of the premiums."

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35 SECTION 3. Arkansas Code 23-76-104 is hereby amended to read as 36 follows:

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"23-76-104. Inapplicability of certain laws.

2 (a) Except as otherwise provided in this chapter, provisions of the 3 insurance law and provisions of hospital and medical service corporation laws 4 shall not be applicable to any health maintenance organization granted a certificate of authority under this chapter. This provision shall not apply to 5 an insurer or hospital and medical service corporation licensed and regulated 6 7 pursuant to the insurance laws or the hospital and medical service corporation laws of this state except with respect to its health maintenance organization 8 9 activities authorized and regulated pursuant to this chapter.

(b) The provisions of this chapter, the Arkansas Insurance Code, § 23-10 11 60-101 et seq., and the Hospital and Medical Service Corporation Law, chapter 12 75 of this title, or any amendments thereto, shall not be applicable to any 13 nonprofit vision service plan corporation composed of at least fifty (50) 14 participating licensed optometrists or ophthalmologists licensed by the State 15 of Arkansas to provide vision care services on a prepaid basis when each 16 licensed optometrist or ophthalmologist is subject to the rules and regulations of the professional's respective state board and when each 17 18 participating licensed optometrist or ophthalmologist agrees to assume 19 responsibility for completion of the provisions of the vision care services 20 contracted for so that no element of risk is incurred by any subscriber group 21 or person.

(c) The following provisions of the Arkansas Insurance Code are
 expressly applicable to health maintenance organizations: 23-85-132 and 23 86-111. "

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26 SECTION 4. All provisions of this Act of a general and permanent nature 27 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 28 Revision Commission shall incorporate the same in the Code.

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30 SECTION 5. If any provision of this Act or the application thereof to 31 any person or circumstance is held invalid, such invalidity shall not affect 32 other provisions or applications of the Act which can be given effect without 33 the invalid provision or application, and to this end the provisions of this 34 Act are declared to be severable.

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SECTION 6. All laws and parts of laws in conflict with this Act are

1	hereby re	epeal ed.			
2			/s/ Hendren		
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5				APPROVED:	3/16/1999
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