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	A Bill		1000
2	82nd General Assembly	A DIII	Act 657 of	
3	Regular Session, 1999		HOUSE BILL	1/8/
4	Dry Domascantotive Tecov			
5	By: Representative Teague			
6 7				
, 8		For An Act To Be Entitled		
9	"AN ACT TO AMEND THE AGENT PROVISIONS OF ARKANSAS			
10		E CODE; TO ADD NEW SUBSECTION TO ARKANSAS		
11		2 TO DEFINE 'AGENT' AND 'BROKER' TO INCLL		
12	' PRODUCE	R' TO EXPEDITE NONRESIDENT LICENSURE FOR		
13	ARKANSAS	RESIDENT AGENTS; TO AMEND ARKANSAS CODE	23-	
14	64-103 T	O CLARIFY LICENSE EXEMPTION FOR CLERICAL	STAFF	
15	OF AGENT	S; TO AMEND ARKANSAS CODE 23-64-205 AND 2	23-64-	
16	209 TO R	EDUCE WAITING PERIODS TO FOUR WEEKS AFTER	R	
17	THREE (3) FAILED ATTEMPTS FOR AGENT AND BROKER AN	١D	
18	ADJUSTER	APPLICANTS FOR FIRST-TIME LICENSES; TO A	AMEND	
19	ARKANSAS	CODE 23-64-209 TO EXEMPT NONRESIDENT		
20	ADJUSTER	S FROM HAVING IN-STATE OFFICE; TO AMEND		
21	ARKANSAS	CODE 23-64-211 TO STREAMLINE RE-APPLICAT	TI ONS	
22	FOR LICE	NSES FOR NONRESIDENT AGENTS MOVING TO		
23	ARKANSAS	; TO AMEND ARKANSAS CODE 23-64-215 TO EXF	PAND	
24	TIME FOR	TARDY PAYMENT OF AGENT ANNUAL FEES; TO A	AMEND	
25	ARKANSAS	CODE 23-64-302 TO EXEMPT COMPLIANCE FOR		
26	CONTINUI	NG EDUCATION LAWS FOR CONSULTANTS AND EXE	EMPT	
27	CONTINUI	NG EDUCATION HOURS DURING THE FIRST YEAR	AFTER	
28	NONRESI D	ENT AGENT OR BROKER MOVES TO ARKANSAS; TO)	
29	AMEND AR	KANSAS CODE 23-64-305 TO ALLOW 2 HOURS		
30	CONTINUI	NG EDUCATION CREDIT FOR AGENT OR BROKER		
31		ONAL ORGANIZATION MEMBERSHIPS; TO AMEND		
32		CODE 23-65-308 TO REDUCE TO 3 YEARS PRE-		
33		REQUIREMENT OF SURPLUS LINE BROKER APPLIC	CANTS;	
34	AND FOR	OTHER PURPOSES. "		
35				
36		Subtitle		

RRS412

1	"AGENT OMNIBUS ACT. "		
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3			
4	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
5			
6	SECTION 1. Arkansas Code 23-64-102 is amended by adding a new section as		
7	follows:		
8	"(6) For purposes of the commissioner's reciprocal arrangements		
9	or agreements with the insurance supervisory officials of other states for		
10	licensure of non-resident insurance applicants as permitted in Arkansas Code		
11	§§ 23-64-203 and 23-64-211 or other applicable laws, the term 'producer' means		
12	'agent' and/or 'broker' as applicable, as defined in this section."		
13			
14	SECTION 2. Arkansas Code 23-64-103 is amended to read as follows:		
15	"23-64-103. Exceptions to definitions.		
16	The definitions contained in § 23-64-102 shall not be deemed to include:		
17	(1) Individuals employed by agents, brokers, consultants,		
18	adjusters, or insurers solely for the performance of clerical, stenographic,		
19	secretarial and similar office duties.		
20	(2) Individuals who work in the office of an agent, agency or		
21	insurer under the direction and supervision of a licensed agent or broker and		
22	within the scope of the insurance license, and who devote full time to		
23	<u>clerical, stenographic, secretarial and similar office duties, with the</u>		
24	incidental taking of information from customers and quoting and receiving		
25	premiums in the office of the agent, broker, agency or insurer, if his or her		
26	compensation does not include in whole or in part any commissions, fees or		
27	other sums on such business.		
28	(2) (3) The attorney in fact of a reciprocal insurer."		
29			
30	SECTION 3. Arkansas Code 23-64-205(e) is amended to read as follows:		
31	"(e) The commissioner may give, conduct, and grade all examinations, or		
32	he may arrange to have examinations administered and graded by an independent		
33	testing service as specified by contract, in a fair and impartial manner, and		
34	without unfair discrimination as between individuals examined. Any written		
35	examination may be substituted by an oral examination of the applicant if so		
36	deemed necessary under any applicable statute including but not limited to the		

Americans with Disabilities Act. The commissioner shall require a waiting 1 2 period of eight (8) four (4) weeks before reexamination of an applicant who twice thrice failed to pass previous similar examinations. This waiting 3 4 period applies after every third unsuccessful attempt." 5 SECTION 4. Arkansas Code 23-64-209(b)(5) is amended to read as follows: 6 7 "(5) Must have and maintain in this state an office accessible to the public and keep therein the usual and customary records pertaining to 8 9 transactions under the license. This provision shall not be deemed to prohibit maintenance of an office in the home of the licensee ... A licensed, non-10 resident adjuster shall not be required to maintain an office in this state; " 11 12 13 SECTION 5. Arkansas Code 23-64-209(b)(6)(A)(ii) is amended to read as 14 follows: 15 "(ii) The commissioner may require a waiting period of 16 eight (8) four (4) weeks before reexamination of an applicant who twice thrice failed to pass previous similar examinations. This waiting period applies 17 18 after every third unsuccessful attempt." 19 20 SECTION 6. Arkansas Code 23-64-211(b)(1) is amended to read as follows: "(b)(1)(A) Upon the licensed nonresident broker's or nonresident 21 22 agent's change of domicile to the State of Arkansas, each such licensee shall apply for and obtain a resident agent's or broker's license within ninety (90) 23 24 days of such change of domicile to this state. The nonresident broker or nonresident agent license of such person shall cease to be valid ninety (90) 25 26 days after such change of domicile to this state. 27 (B) Such nonresidents shall apply on forms prescribed by the 28 commissioner. Such nonresidents shall not be required to secure pre-licensing 29 education or pass an Arkansas examination to qualify for a resident license 30 after a change of domicile to Arkansas, if the former home state will grant similar waivers to Arkansas resident agents. For nonresidents from states 31 32 which will not reciprocate on waivers for Arkansas agents, the nonresident licensed in the former state for less than one (1) year shall complete 33 Arkansas pre-licensing education and pass the appropriate examination under 34 35 the provisions of §§ 23-64-201 through 23-64-230. Nonresidents licensed in the non-waiver home state for one (1) or more years shall pass the Arkansas 36

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examination, but may apply for a waiver of pre-licensing education."

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SECTION 7. Arkansas Code 23-64-215 is amended to read as follows; "23-64-215. Continuance of License.

(a)(1) All agent, broker, consultant, or adjuster licenses, shall 5 continue in force unless nonrenewed, expired, suspended, revoked, or 6 7 terminated, but subject at all times to annual payment to the commissioner of the applicable continuation fee as stated in § 23-61-401, accompanied by a 8 written request for the continuation, on or before the licensee's birthday if 9 an individual or the annual period from the date of issue if a firm, limited 10 liability company or corporation, accompanied by a written request for the 11 12 continuation. Failure to pay the annual continuation fee on or before the date required shall automatically terminate the license as of the following 13 14 business day after the due date. Reinstatement of a terminated license within thirty (30) days from the due date shall require payment of double the annual 15 continuation fee. Up to sixty (60) days from the licensee's due date, license 16 reinstatement shall require payment of triple the annual continuation fee. 17 After sixty (60) days from the licensee's due date, reinstatement shall not be 18 19 available, the licensee must again proceed to become licensed as if never having held a license, should a license be desired. result in the following 20 actions: If more than thirty (30) days have elapsed since the due date, 21 22 payment shall be double the annual continuation fee. If more than sixty (60) days have elapsed since the due date, payment shall be triple the annual 23 24 continuation fee. If more than ninety (90) days have elapsed since the due date, the agent's license may be summarily suspended with all appointing 25 companies being notified. Reinstatement of the license shall require payment 26 in an amount triple the annual continuation fee. If more than ninety (90) 27 days have elapsed since the date of the suspension, the commissioner may 28 automatically cancel or revoke the license, without further hearing or notice. 29 (2) For purposes of implementation of subsection (a)(1) of this 30 section on the effective date of July 1, 1997, if the licensee has already 31 paid the applicable continuation fee within the previous one hundred eighty 32 (180) days on the date it was due, such fee shall not be due again until the 33 next annual due date. 34

35 (b)(1) During the period that an agent has no company appointments, the36 licensee shall not transact the business of insurance in this state.

1 (2) An agent who has no active appointments may continue, subject 2 to the terms of the insurer's contract with the licensee, to receive 3 commissions or other compensation relative to business written while actively 4 appointed by such licensee. 5 (3) Any licensed resident agent who has no insurance company appointments must continue to comply with § 23-64-301 as to continuing 6 7 education, pay all applicable license fees, and shall at all times be subject to the provisions and sanctions of the Arkansas Insurance Code." 8 9 Arkansas Code 23-64-302 is amended to read as follows: 10 SECTION 8. 11 "23-64-302. Requirements for licensees - Exceptions. 12 The provisions of this subchapter shall not apply to: 13 (1) Those natural persons holding licenses for any kind or kinds of 14 insurance for which an examination is not required by the laws of this state; 15 (2) Any limited or restricted license the commissioner may exempt; 16 Any natural person who is at least sixty (60) years of age; (3) Any natural person who has held an active license as an agent, 17 (4) 18 solicitor, consultant, or broker for a period of at least fifteen (15) 19 consecutive years; 20 (5) The licensee as a firm, limited liability company or corporation, but this exception does not apply to any individual or natural person unless 21 22 already exempted-; 23 (6) Nonresident agents or brokers-; 24 (7) Licensed insurance consultants for life, disability, property, or 25 casualty insurance, or for other lines of insurance; and (8) Nonresident agents and brokers in the first full year of resident 26 27 licensing following the year after a change in state of domicile or residency 28 to the State of Arkansas; but thereafter annually or otherwise in accordance 29 with insurance continuing education laws, and rules and regulations of the 30 commissioner." 31 SECTION 9. Arkansas Code 23-64-305 is amended by adding a new section 32 33 as follows: "(c) Subject to approval by the commissioner, the active annual 34 35 membership of the licensed agent or broker in local, regional, state or 36 national professional insurance organizations or associations may be approved

for up to two (2) annual hours of instruction. These hours shall be credited 1 2 upon timely filing with the commissioner or his designee appropriate written 3 evidence acceptable to the commissioner of such active membership in the organization or association." 4 5 SECTION 10. Arkansas Code 23-65-308 is amended to read as follows: 6 7 "23-65-308. Licensing of surplus lines broker. Any person, while licensed as a resident agent or broker of this state 8 9 as to property, casualty, surety, and marine *insurances* insurance, and who has held the license in this or another state, or both, for seven (7) three (3) 10 11 years prior to application for a surplus lines broker's license and who is 12 deemed by the commissioner to be competent and trustworthy, may be licensed as 13 a surplus lines broker as follows: 14 (1) Application to the commissioner for the license shall be made 15 on forms furnished by the commissioner; (2) The license fee shall be in the amount stated in § 23-61-16 17 401(10) for each license year during any part of which the license is in force 18 and shall be paid to the commissioner. The license year shall be from the date 19 of issuance of the license to January 1 next after its issue; 20 (3) Prior to issuance of the license, the applicant shall file with the commissioner, and thereafter for as long as the license remains in 21 22 effect, he shall keep in force and unimpaired a bond or other securities in 23 favor of the State of Arkansas in the penal sum of fifty thousand dollars 24 (\$50,000), aggregate liability, with unaffiliated entities approved by the 25 commissioner. The securities shall be conditioned that the broker will conduct business under the license in accordance with the provisions of the surplus 26 27 lines insurance law and that he will promptly remit the taxes provided by the 28 law. No securities shall be terminated unless not less than sixty (60) days' 29 prior written notice thereof is filed with the commissioner. (4) Prior to issuance of the license, the applicant must pass a 30 31 written examination as to his competence to act as a surplus lines broker 32 which shall be required by the commissioner. 33 (A) The commissioner shall give, conduct, and grade all 34 examinations or he may arrange to have examinations administered and graded by 35 an independent testing service as specified by contract in a fair and impartial manner and without unfair discrimination between individuals 36

1 exami ned.

2 (B) The commissioner may require a reasonable waiting 3 period before reexamination of an applicant who failed to pass a previous 4 similar examination.

5 (C) The examination fee shall be the same as that charged 6 an applicant for license as an agent, broker, or solicitor under § 23-61-401." 7

8 SECTION 11. All provisions of this act of a general and permanent 9 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 10 Code Revision Commission shall incorporate the same in the Code.

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12 SECTION 12. If any provision of this act or the application thereof to 13 any person or circumstance is held invalid, such invalidity shall not affect 14 other provisions or applications of the act which can be given effect without 15 the invalid provision or application, and to this end the provisions of this 16 act are declared to be severable.

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18 SECTION 13. All laws and parts of laws in conflict with this act are19 hereby repealed.

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21 EMERGENCY CLAUSE. It is hereby found and determined by the SECTION 14. 22 Eighty-second General Assembly that the present laws to license insurance representatives, laws on office facilities of non-resident adjusters, and laws 23 24 to license surplus lines brokers, are possibly too costly, burdensome, or time-consuming; and need immediate attention to alleviate the burdens on 25 commerce of the insurance business in Arkansas. This Act is designed to 26 relieve those hardships and to ease the financial burdens for individuals 27 doing insurance business in Arkansas; that in turn is designed to provide more 28 29 efficient insurance services to the insurance buying public. Therefore, an 30 emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health and safety shall become effective 31 on the date of its approval by the Governor. If the bill is neither approved 32 nor vetoed by the Governor, it shall become effective on the expiration of the 33 34 period of time during which the Governor may veto the bill. If the bill is 35 vetoed by the Governor and the veto is overridden, it shall become effective on the date the last house overrides the veto. APPROVED: 3/16/1999 36