State of Arkansas 1 As Engrossed: H2/12/99 A Bill 2 82nd General Assembly 3 Regular Session, 1999 HOUSE BILL 1150 4 5 By: Representatives J. Jeffress, Angel 6 7 For An Act To Be Entitled 8 "AN ACT TO REQUIRE INSURERS TO PROVIDE CERTAIN THIRD-9 PARTY LIABILITY COVERAGE TO AN INSURED UNLESS REJECTED 10 IN WRITING; AND FOR OTHER PURPOSES." 11 12 13 Subtitle 14 "TO REQUIRE INSURERS TO PROVIDE CERTAIN 15 16 THIRD-PARTY LIABILITY COVERAGE TO AN INSURED UNLESS REJECTED IN WRITING." 17 18 19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 20 21 SECTION 1. Arkansas Code § 23-89-403 is amended to read as follows: 22 "§ 23-89-403. Bodily injury coverage required. (a)(1) No automobile liability insurance covering liability arising out 23 of the ownership, maintenance, or use of any motor vehicle shall be delivered 24 25 or issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state unless coverage is provided 26 27 therein or supplemental thereto and is not less than limits described in § 27-19-605, under provisions filed with and approved by the Insurance 28 29 Commissioner, for the protection of persons insured thereunder who are legally entitled to recover damages from owners or operators of uninsured motor 30 vehicles because of bodily injury, sickness, or disease, including death, 31 resulting therefrom. 32 (2) However, the coverage required to be provided under this 33 section shall not be applicable where any insured named in the policy shall 34 reject the coverage, and this rejection shall continue until withdrawn in 35 writing by the insured. 36

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- 1 (3) Should a named insured or applicant purchase third-party 2 liability coverage in greater limits than the minimum provided in § 27-19-605, 3 the insurer shall have available, upon written request of and the agent shall offer a named insured or applicant, coverage required under this section in 4 limits up to his or her third-party liability limits. No insurer shall be 5 required to offer, provide, or make available coverage conforming to this 6 7 section in connection with an excess policy, umbrella policy or any other policy which does not provide primary motor vehicle insurance for liabilities 8 9 arising out of the ownership, maintenance or use of a specifically identified motor vehicle. An insured or applicant not desiring to purchase higher limits 10 shall reject the increased limits in writing on the application for insurance 11 12 coverage. Although agents must offer the increased limits to all new 13 applicants for insurance on and after the passage of this act, the requirement for written rejection shall be applicable to new business written on and after 14 15 1-1-2000. For existing business, insurers shall provide at the next two (2) 16 renewals after the passage of this act notice that such increased limits are available. Where an existing named insured has coverage under this section 17 less than their third-party liability limits, that coverage shall not change 18 19 upon the effective date of this act unless a named insured requests, in 20 writing to purchase the higher limits.
  - (b) After a named insured or applicant for insurance rejects this coverage, the insurer or any of its affiliates shall not be required to notify any insured in any renewal, reinstatement, substitute, amended, or replacement policy as to the availability of such coverage."
  - SECTION 2. All provisions of this Act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code.
  - SECTION 3. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.
- 36 SECTION 4. All laws and parts of laws in conflict with this Act are

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