Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 1037
4			
5	By: Representative Napper		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO REMOVE FOREIGN LLOYD'S PLAN INSURERS		
10	FROM THE TRUSTEED ASSETS REQUIREMENT IN ARKANSAS		
11	CODE § 23-63-208; AND FOR OTHER PURPOSES.		
12			
13	Subtitle		
14	AN ACT TO REMOVE FOREIGN LLOYD'S PLAN		
15	INSURERS FROM THE TRUSTEED ASSETS		
16	REQUI	REMENT IN ARKANSAS CODE § 23-63-	
17	208.		
18			
19			
20	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
21			
22	SECTION 1. Arka	nsas Code § 23-63-208 is amended t	co read as follows:
23	23-63-208. Cert	ificate of authority - Eligibility	7 - Lloyd's plan
24	insurers.		
25	(a) Foreign Lloyd's plan insurers which held certificates of authority		
26	to transact insurance in this state immediately prior to January 1, 1960, may		
27	continue to be so authorized while maintaining surplus as required under §		
28	23-63-205(b) of foreign mutual insurers transacting like kinds of insurance		
29	and while otherwise in compliance with the Arkansas Insurance Code.		
30	(b) <u>(l)</u> Any other foreign <u>or alien</u> Lloyd's plan insurer may hereafter		
31	be authorized to transact in this state any or all kinds of insurance other		
32	than life, title, or surety insurance while otherwise in compliance with the		
33	Arkansas Insurance Code <u>.</u> and while maintaining		
34	(2) However, alien Lloyd's plan insurers may only be authorized		
35	to transact insurance in this state under subdivision (b)(1) of this section		
36	if the alien Lloyd's plan insurer maintains trusteed assets within the United		



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States for the protection of its United States policyholders or policyholders and creditors, under trust arrangements and with a trust institution satisfactory to the Insurance Commissioner, of not less than five million dollars (\$5,000,000), and of which at least one million dollars (\$1,000,000) represents an excess of such assets over the liabilities of the <u>alien</u> insurer as to its insurance transactions in the United States.

8 SECTION 2. EMERGENCY CLAUSE. It is found and determined by the 9 General Assembly of the State of Arkansas that, by requiring foreign Lloyd's 10 plan insurers to maintain trusteed assets when other foreign insurers are not 11 subject to that requirement, the insurance licensing laws of this state restrict the ability of foreign Lloyd's plan insurers to offer insurance 12 13 policies to consumers within this state and reduce consumer access to available insurance; that the foreign Lloyd's plan insurers should be held to 14 15 the same licensing requirements as other foreign insurers and should not be 16 subject to the trusteed assets requirement; that these changes are 17 immediately necessary to foster increased competition among licensed insurers in this state and to thereby create greater consumer access to available 18 insurance. Therefore, an emergency is declared to exist, and this act being 19 20 immediately necessary for the preservation of the public peace, health and 21 safety, shall become effective on: 22 (1) The date of its approval by the Governor; 23 (2) However, if the bill is neither approved nor vetoed by the 24 Governor, the expiration of the period of time during which the Governor may 25 veto the bill; or 26 (3) If the bill is vetoed by the Governor and the veto is overridden, 27 it shall become effective on the date that last house overrides the veto. 28 29 30 31 32 33 34 35 36

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