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.

2	84th General Assembly	A Bill		
2	Regular Session, 2003		HOUSE BILL	1753
4	Regular Session, 2005		HOUSE BILL	1755
	By: Representative Biggs			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO CLARIFY THE INSURANCE COMMISSIONER'	S	
10	AUTHOR	ITY TO ISSUE CEASE AND DESIST ORDERS		
11	AGAINS	T UNAUTHORIZED ENTITIES PROVIDING HEALT	TH	
12	CARE B	ENEFITS; TO PROVIDE CIVIL AND CRIMINAL		
13	PENALT	IES AGAINST PERSONS WHO SELL OR REPRESE	ENT	
14	UNAUTH	ORIZED PRODUCTS; AND FOR OTHER PURPOSES	5.	
15				
16		Subtitle		
17	AN	ACT TO CLARIFY THE INSURANCE		
18	COM	MISSIONER'S AUTHORITY TO ISSUE CEASE		
19	AND	DESIST ORDERS AGAINST UNAUTHORIZED		
20	ENT	ITIES PROVIDING HEALTH CARE BENEFITS		
21	AND	TO PROVIDE CIVIL AND CRIMINAL		
22	PEN	ALTIES.		
23				
24				
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
26				
27		cansas Code § 23-61-501 is amended to r	ead as follows	:
28		cpose.		
29		this subchapter is to:		
30		<u>le</u> the State of Arkansas jurisdiction t		
31		e providers of health care benefits enu	merated <u>descri</u>	bed
32	in § 23-61-503;			
33 24		now each provider of health care benefi	ts may show un	aer
	what jurisdiction it		as the provide	r of
35 36		for examinations by this state if <u>unle</u> is unable able to show it is subject t		LOL



1 jurisdiction not subject to the jurisdiction of the State Insurance 2 Department; and 3 (4)(3) Make the provider of health care benefits subject to the 4 applicable laws of this state if unless it cannot can show that it is subject 5 to another jurisdiction; and not subject to the jurisdiction of the 6 department. 7 (5) Disclose to purchasers of health care benefits whether or not the 8 plans are fully insured. 9 SECTION 2. Arkansas Code § 23-61-503 is amended to read as follows: 10 11 23-61-503. Jurisdiction of State Insurance Department - Application of 12 Arkansas Insurance Code. 13 Notwithstanding any other provision of law, and except as provided in 14 this subchapter, any person, entity, multiple employer trust, or self-insured 15 plan which or plan is reinsured or administered by a third-party 16 administrator which that provides coverage in this state for medical, 17 surgical, chiropractic, physical therapy, speech pathology, audiology, professional mental health, dental, hospital, or optometric expenses, whether 18 19 the coverage is by direct payment, reimbursement, or otherwise, shall be presumed to be subject to the jurisdiction of the State Insurance Department 20 21 and shall also be subject to all other applicable provisions of the Arkansas 22 Insurance Code, unless the person, or other entity, or plan enumerated 23 described in this section shows that while providing the services it is 24 subject to the jurisdiction of another agency of this state, any subdivisions 25 thereof, or the federal government it is not subject to the jurisdiction of 26 the department. 27 28 SECTION 3. Arkansas Code § 23-61-504 is amended to read as follows: 29 23-61-504. Examination required - Exception. 30 Any person, entity, or other provider enumerated described in § 23-61-31 503 which is unable that fails to show under § 23-61-505 that it is subject 32 to the jurisdiction of another agency of this state, any subdivision thereof, 33 or the federal government it is not subject to the jurisdiction of the State 34 Insurance Department shall submit to an examination or investigation by the 35 Insurance Commissioner to determine its organization, and solvency, and to 36 determine whether or not it complies compliance with the applicable

1	provisions of the Arkansas Insurance Code.
2	
3	SECTION 4. Arkansas Code §§ 23-61-505 through 23-61-507 are repealed.
4	23-61-505. Proof of alternate jurisdiction.
5	Any person, entity, or other provider enumerated in § 23-61-503 may
6	show that it is subject to the jurisdiction of another agency of this state,
7	any subdivision thereof, or the federal government by providing to the
8	Insurance Commissioner the appropriate certificate, license, or other
9	document issued by the other governmental agency which permits or qualifies
10	it to provide those services.
11	
12	23-61-506. Subjection to Arkansas Insurance Code - Exceptions.
13	Any person, entity, or other provider enumerated in § 23-61-503 unable
14	to show that it is subject to the jurisdiction of another agency of this
15	state, any subdivision thereof, or the federal government shall be subject to
16	all appropriate provisions of the Arkansas Insurance Code regarding the
17	conduct of its business.
18	
19	23-61-507. Disclosure required.
19 20	23-61-507. Disclosure required. (a) Any production agency or administrator that advertises, sells,
	-
20	(a) Any production agency or administrator that advertises, sells,
20 21	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503
20 21 22	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance
20 21 22 23	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or
20 21 22 23 24	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer,
20 21 22 23 24 25	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise
20 21 22 23 24 25 26	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of
20 21 22 23 24 25 26 27	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage.
20 21 22 23 24 25 26 27 28	(a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage. (b) Any administrator that advertises or administers the coverage in
20 21 22 23 24 25 26 27 28 29	 (a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage. (b) Any administrator that advertises or administers the coverage in this state described in § 23-61-503 and which is required to submit to an
20 21 22 23 24 25 26 27 28 29 30	 (a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage. (b) Any administrator that advertises or administers the coverage in this state described in § 23-61-503 and which is required to submit to an examination by the commissioner under § 23-61-504 shall advise any production
20 21 22 23 24 25 26 27 28 29 30 31	 (a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage. (b) Any administrator that advertises or administers the coverage in this state described in § 23-61-503 and which is required to submit to an examination by the commissioner under § 23-61-504 shall advise any production agency of the elements of the coverage, including the amount of "stop-loss"
20 21 22 23 24 25 26 27 28 29 30 31 32	 (a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage. (b) Any administrator that advertises or administers the coverage in this state described in § 23-61-503 and which is required to submit to an examination by the commissioner under § 23-61-504 shall advise any production agency of the elements of the coverage, including the amount of "stop-loss"
20 21 22 23 24 25 26 27 28 29 30 31 32 33	 (a) Any production agency or administrator that advertises, sells, transacts, or administers the coverage in this state described in § 23-61-503 and that is required to submit to an examination by the Insurance Commissioner under § 23-61-504, if the coverage is not fully insured or otherwise fully covered by an admitted life or accident and health insurer, nonprofit hospital service plan, or nonprofit health care plan, shall advise every purchaser, prospective purchaser, and covered person of this lack of insurance or other coverage. (b) Any administrator that advertises or administers the coverage in this state described in § 23-61-503 and which is required to submit to an examination by the commissioner under § 23-61-504 shall advise any production agency of the elements of the coverage, including the amount of "stop-loss" insurance in effect.

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1 broker for, or otherwise represent or aid on behalf of another, any insurer, 2 or health maintenance organization, multiple employer welfare arrangement, multiple employer trust, association, or any other person or entity not then 3 authorized to transact insurance in this state, in the solicitation, 4 5 negotiation, or effectuation of insurance, inspection of risks, fixing of 6 rates, investigation or adjustment of losses, collection of premiums, or in 7 any other manner in the transaction of insurance with respect to subjects of 8 insurance resident, located, or to be performed in this state if that person 9 or entity is not authorized or licensed by State Insurance Department for 10 those purposes. 11 (2)(A) No person or entity shall act as a solicitor producer, 12 adjuster, or consultant without first obtaining appropriate licensure or 13 registration as required by the insurance laws of this state for the 14 transaction of insurance with respect to subjects of insurance or self-15 insurance resident, located, or to be performed in this state. 16 (B) No person or entity shall act as a multiple employer 17 trust or, multiple employer welfare arrangement, collectively bargained or 18 self-insurance plan, or any other type of employee welfare benefit plan

19 providing accident and health benefits to citizens of this state without

20 first obtaining appropriate registration as requested by § 23-92-101.

21 Provided, however, this provision, while requiring registration and proof of

22 their bona fides, shall not be deemed to authorize regulation of multiple

23 employer trusts or multiple employer welfare arrangements, collectively
 24 bargained or self-insurance plans, or any other type of employee welfare

25 benefit plan that is in fact exempt from regulation by this state under the

26 Employee Retirement Income Security Act of 1974, as amended or licensing as

27 required by § 23-92-101.

28 (C) No person or entity shall act as a third-party 29 administrator for a multiple employer trusts trust, multiple employer welfare 30 arrangements, arrangement, collectively bargained trusts trust, or self-31 insurance plans plan, or any other plan providing accident and health 32 insurance benefits to the citizens of this state without first obtaining 33 appropriate registration as required by § 23-92-201 et seq. 34 (D) Any producer who knows or has reason to know that a 35 health plan is not licensed in accordance with the Arkansas Insurance Code

36 shall immediately report the health plan to the State Insurance Department.

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1	(3)(b)(1)(A) Whenever the Insurance Commissioner shall have reason to
2	believe that: The Insurance Commissioner may summarily order a person or
3	entity to cease and desist from an act or practice when the commissioner has
4	reason to believe that any person or entity has not complied with the
5	requirements of this section or any other provision of the Arkansas Insurance
6	Code.
7	(A) Any person has been acting as an unauthorized insurer
8	in this state, as defined in § 23-60-102(12), in violation of §§ 23-60-110
9	and 23-63-201; or
10	(B) Any person has been acting as an agent or broker for,
11	or otherwise aiding on behalf of another, an unauthorized insurer, or a
12	health maintenance organization in this state in violation of subdivision
13	(a)(1) of this section;
14	OT
15	(C) Any person has been acting as an unauthorized licensee
16	or registrant in violation of subdivision (a)(2) of this section, and that an
17	action by him or her in respect thereto would be in the best interests of the
18	public, he or she shall issue and serve upon such a person by certified mail,
19	return receipt requested, an order containing a statement of the charges in
20	that respect and requiring the person immediately to cease and desist from
21	the acts, methods, or practices stated. The commissioner may, in his or her
22	discretion, order the immediate suspension of any license or registration
23	issued by him or her pending further proceedings under subdivision (a)(4) of
24	this section.
25	(4) The order shall contain a provision that, within twenty (20) days
26	from receipt of the order, the person shall have an opportunity to be heard
27	in person or by counsel and to show cause why those acts, methods or
28	practices are not in violation of the Arkansas Insurance Code and why the
29	commissioner should modify or set aside any order issued by him or her under
30	this section. Upon good cause shown, the commissioner shall permit any
31	person to intervene, appear, and be heard by counsel or in person at the
32	hearing.
33	(B) Upon the entry of the cease and desist order, the
34	commissioner shall promptly notify the person or entity named that the order
35	has been entered, the reasons therefor, and of the person's or entity's right
36	to a hearing on the order.

1	(2)(A) A hearing shall be held on the written request of the
2	person or entity named in the cease and desist order if the commissioner
3	receives the request within thirty (30) days of the date of the entry of the
4	order, or if otherwise ordered by the commissioner.
5	(B) If no hearing is requested, and none is ordered by the
6	commissioner, the order will remain in effect until it is modified or vacated
7	by the commissioner.
8	(C) If a hearing is requested or ordered, after notice of
9	an opportunity for hearing, the commissioner may affirm, modify, or vacate
10	the cease and desist order.
11	(3)(A) The commissioner may, after issuance of an order under
12	subdivision (b)(l)(B) of this section, apply to the Circuit Court of Pulaski
13	County to temporarily or permanently enjoin the act or practice and to
14	enforce compliance with the Arkansas Insurance Code or any rule or order
15	under the Arkansas Insurance Code.
16	(B) However, the commissioner may apply directly to the
17	Circuit Court of Pulaski County for a temporary or permanent injunction under
18	subdivision (b)(3)(A) of this section.
19	(C) Upon a proper showing, the court shall enter a
20	permanent or temporary injunction, restraining order, or writ of mandamus.
21	(D) The commissioner shall not be required to post a bond.
22	(c) The commissioner may also seek and the appropriate court may grant
23	any other ancillary relief which may be in the public interest, including the
24	appointment of a receiver, temporary receiver, conservator, declaratory
25	judgment, obtaining an accounting, disgorgement, assessment of a fine, or
26	other relief as may be appropriate in the public interest.
27	(d) This section does not prohibit or restrict the informal
28	disposition of a proceeding by stipulation, settlement, consent, or default.
29	(e) Any insurance producer licensed in this state, or any other
30	person, who knowingly sells, solicits, or negotiates a product of an
31	unauthorized person or entity in violation of this section, or who knowingly
32	represents or aids an unauthorized person or entity in violation of this
33	section, shall be guilty of a Class D felony.
34	(f) Any insurance producer licensed in this state, or any other
35	person, who sells, solicits, or negotiates a product of an unauthorized
36	person or entity in violation of this section, or who represents or aids an

unauthorized person or entity in violation of this section, may be personally 1 2 liable for all damages caused by the unauthorized person or entity, including 3 claims unpaid by the unauthorized person or entity. 4 (b)(g) Any person or entity who violates or otherwise fails to comply 5 with a cease and desist order of the commissioner under this section while 6 that order is in effect may be subject, at the discretion of the 7 commissioner, to any one (1) or more of the following: 8 (1) A monetary penalty of not more than ten thousand dollars 9 (\$10,000); 10 (2) Suspension or revocation of the person's or entity's license 11 or registration; and 12 (3) Upon the commissioner's petition filed in the Circuit Court or Chancery Court of Pulaski County, and, upon good cause shown, that court 13 14 may order injunctive relief. 15 (c) (h) The following shall be applicable to hearings held by and 16 orders issued by the commissioner under this section: (1) The provisions of § 23-61-301, as to witnesses and evidence; 17 The provisions of §§ 23-61-302 and 23-66-214, as to immunity 18 (2) 19 from prosecution; The provisions of §§ 23-61-303, 23-61-304, and 23-61-305, as 20 (3) 21 to hearings; 22 (4) The provisions of §§ 23-61-306 and 23-61-307, as to orders 23 on hearings and appeals of orders; and 24 (5) The provisions of § 23-66-212, as to judicial review of 25 cease and desist orders. 26 (d)(i) The commissioner may promulgate such reasonable rules and 27 regulations as are necessary to carry out the provisions of this section. 28 (e)(j)(1) The commissioner shall have the power to examine and 29 investigate into the affairs of every person or entity suspected of engaging 30 in activities which are prohibited by this section or by any other provision of the Arkansas Insurance Code, § 23-60-101 et seq. 31 32 (2) All licensees of the commissioner shall assist the 33 commissioner in examinations and investigations conducted under this section. 34 (f) (k) The powers vested in the commissioner by this section shall be 35 additional to any other powers to enforce any penalties, fines, or 36 forfeitures authorized by law or other provisions of the Arkansas Insurance

1 Code with respect to activities which are prohibited by this section or the 2 Arkansas Insurance Code. 3 $\frac{(g)}{(1)}$ This section shall not apply to: 4 (1) Acceptance of service of process by the commissioner under § 5 23-65-203; and 6 (2) Surplus lines insurance and other transactions as to which a 7 certificate of authority is not required of an insurer, as stated in § 23-63-8 201. 9 SECTION 6. Arkansas Code § 23-92-101 is amended to read as follows: 10 11 23-92-101. Registration or licensure required. 12 (a) "Multiple employer welfare arrangement" has the same meaning as 13 under 29 U.S.C. § 1002(40), as it existed on January 1, 2003. 14 (a)(b)(1) Every fully insured multiple employer trust or and fully 15 insured multiple employer welfare arrangement self-insured plan that intends 16 to provide accident and health benefits to citizens of this state shall 17 register with the Insurance Commissioner prior to soliciting or enrolling members or prior to conducting any other business activity in Arkansas. 18 19 maintain a current registration with the Insurance Commissioner in such form 20 and manner as the commissioner shall prescribe. 21 (2)(A) Each fully insured multiple employer trust and fully 22 insured multiple employer welfare arrangement under this section that is 23 conducting any business activity in Arkansas as of the date this subdivision 24 (b)(2) becomes effective shall register with the commissioner no later than July 1, 2003. 25 26 (B) After the initial registration, each fully insured 27 multiple employer trust and fully insured multiple employer welfare 28 arrangement under this section that conducts business in Arkansas shall 29 thereafter register with the commissioner no later than January 1 of each 30 year for as long as it continues to do business in Arkansas. 31 (b)(1) Every multiple employer trust or self-insured plan shall 32 register prior to any solicitation or enrollment of members or the conduct of 33 any other business activity in this state. 34 (2) Every multiple employer trust or self-insured plan included 35 in this section shall thereafter register with the commissioner annually, on

36 or before January 1, as long as it continues to do business in this state.

1	(c)(l) A multiple employer trust or multiple employer welfare
2	arrangement that is not fully insured must obtain a certificate of authority
3	pursuant to §§ 23-63-201 through 23-63-218 before doing business in Arkansas.
4	(2) In order to remain licensed, a multiple employer trust or
5	multiple employer welfare arrangement that is not fully insured must comply
6	with all Arkansas laws that are not inconsistent with the Employee Retirement
7	Income Security Act of 1974, as it existed on January 1, 2003.
8	
9	SECTION 7. EMERGENCY CLAUSE. It is found and determined by the
10	General Assembly of the State of Arkansas that unauthorized insurance
11	products are a danger to Arkansas insurance consumers; that unauthorized
12	persons and entities have collected premiums from Arkansas insurance
13	consumers but have not paid claims; that the sale of unauthorized insurance
14	products has resulted in hundreds of thousands of dollars in unpaid medical
15	bills in Arkansas; that Arkansas insurance consumers should be able to rely
16	on their insurance producers to sell them products authorized to be sold in
17	Arkansas; and that unauthorized products continue to be sold in Arkansas; and
18	that these changes are immediately necessary to enable the State Insurance
19	Department to take immediate action against unauthorized persons and entities
20	and to require insurance producers to ensure that the products they sell are
21	authorized. Therefore, an emergency is declared to exist, and this act being
22	immediately necessary for the preservation of the public peace, health, and
23	safety, shall become effective on:
24	(1) The date of its approval by the Governor;
25	(2) However, if the bill is neither approved nor vetoed by the
26	Governor, the expiration of the period of time during which the Governor may
27	veto the bill; or
28	(3) If the bill is vetoed by the Governor and the veto is overridden,
29	it shall become effective on the date that last house overrides the veto.
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