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	State of Arkansas	A Bill		
2	84th General Assembly			
3	Regular Session, 2003		SENATE BILL 424	
4 5	By: Senators Baker T Smith	Miller Higginbothom Horn Altes		
6	By: Senators Baker, T. Smith, Miller, Higginbothom, Horn, Altes By: Representatives P. Bookout, Hathorn, Creekmore			
7	Dy. Representatives I. Dooko			
, 8				
9	For An Act To Be Entitled			
10	AN ACT TO AMEND CERTAIN PROVISIONS OF THE			
11	ARKANSAS CAPTIVE INSURER STATUTE; AND FOR OTHER			
12	PURPOSES.			
13				
14	Subtitle			
15	AN ACT TO AMEND CERTAIN PROVISIONS OF			
16	THE ARKANSAS CAPTIVE INSURER STATUTE.			
17				
18				
19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:	
20				
21	SECTION 1. Arkansas Code § 23-63-1601 is amended to read as follows:			
22	23-63-1601. Definitions.			
23	As used in this s	subchapter, unless the context oth	nerwise requires:	
24	(1) "Affiliated company" means a company in the same corporate system			
25	as a parent, an industrial insured, or a member organization by virtue of			
26	common ownership, contr	rol, operation, or management;		
27	(2) "Alien capt:	ive insurance company" means an ir	nsurance company	
28		nce business for its parents and a		
29	licensed under the laws of an alien jurisdiction which imposes statutory or			
30	regulatory standards in a form acceptable to the Insurance Commissioner on			
31	companies transacting the business of insurance in the alien jurisdiction;			
32	(3) "Association" means a legal association of individuals,			
33	corporations, partnerships, or associations that has been in continuous			
34 25	existence for at least one (1) year:			
35		ember organizations of which colle	ectively, or which	
36	does itself:			



(i) Own, control, or hold with power to vote all of the
 outstanding voting securities of an association captive insurance company
 incorporated as a stock insurer; or
 (ii) Have complete voting control over an association

4 (ii) Have complete voting control over an association 5 captive insurance company incorporated as a mutual insurer; or

6 (B) The member organizations of which collectively constitute 7 all of the subscribers of an association captive insurance company formed as 8 a reciprocal insurer;

9 (4) "Association captive insurance company" means a company that 10 insures risks of the member organizations of the association and their 11 affiliated companies;

12 (5) "Branch business" means any insurance business transacted by a13 branch captive insurance company in this state;

14 (6)(A) "Branch captive insurance company" means an alien captive 15 insurance company licensed by the commissioner to transact the business of 16 insurance in this state through a business unit with a principal place of 17 business in this state.

18 (B) A branch captive insurance company must be a pure captive
19 insurance company with respect to operations in this state, unless permitted
20 by the commissioner;

21 (7) "Branch operations" means any business operations of a branch 22 captive insurance company in this state;

(8) "Captive insurance company" means a producer reinsurance captive
insurance company, pure captive insurance company, association captive
insurance company, sponsored captive insurance company, <u>special purpose</u>
<u>captive insurance company</u>, or industrial insured captive insurance company
formed or licensed under this subchapter;

28

29 Insurance Department or the commissioner's designee;

30 31 (10) "Controlled unaffiliated business" means a company:

"Commissioner" means the Insurance Commissioner of the State

(A) That is not in the corporate system of a parent and

32 affiliated companies;

(9)

33 (B) That has an existing contractual relationship with a parent34 or affiliated company; and

35 (C) Whose risks are managed by a pure captive insurance company
 36 or reinsured by a pure captive insurance company;

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1 (11) "Department" means the State Insurance Department; 2 (12)(A) "Industrial insured" means an insured: 3 (i) Which procures insurance by use of the services of a 4 full-time employee acting as a risk manager or insurance manager or utilizing 5 the services of a regularly and continuously qualified insurance consultant; 6 (ii) Whose aggregate annual premiums for insurance on all 7 risks total at least twenty-five thousand dollars (\$25,000); and 8 (iii) Which has at least twenty-five (25) full-time 9 employees. 10 (B) "Industrial insured" does not mean "industrial life 11 insurance" as used in § 23-82-101 et seq.; 12 (13)(A) "Industrial insured captive insurance company" means a company that insures risks of the industrial insureds that compose the industrial 13 14 insured group and their affiliated companies. 15 (B) "Industrial insured captive insurance company" does not 16 encompass "industrial life insurance" as used in § 23-82-101 et seq.; 17 (14)(A) "Industrial insured group" means a group that meets either of the following criteria: 18 19 (i) A group of industrial insureds that collectively: 20 (a) Own, control, or hold with power to vote all of 21 the outstanding voting securities of an industrial insured captive insurance 22 company incorporated as a stock insurer; or 23 (b) Have complete voting control over an industrial 24 insured captive insurance company incorporated as a mutual insurer; or 25 (ii) A group which is created under the Product Liability 26 Risk Retention Act of 1981, 15 U.S.C. §§ 3901 et seq., as it existed January 27 1, 2001, or the Risk Retention and Purchasing Groups Act, § 23-94-201 et 28 seq., or as a corporation or other limited liability association taxable as a 29 stock insurance company or a mutual insurer under the Arkansas Insurance 30 Code, § 23-60-101 et seq. 31 (B) "Industrial insured group" does not encompass "industrial 32 life insurance" as used in § 23-82-101 et seq.; 33 (15) "Member organization" means an individual, corporation, 34 partnership, or association that belongs to an association; 35 (16) "Parent" means a corporation, partnership, or individual that 36 directly or indirectly owns, controls, or holds with power to vote more than

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1 fifty percent (50%) of the outstanding voting securities of a pure captive
2 insurance company;

3 (17) "Participant" means an entity as defined in § 23-63-1621, and any 4 affiliates of that entity, that are insured by a sponsored captive insurance 5 company where the losses of the participant are limited through a participant 6 contract to the assets of a protected cell;

7 (18) "Participant contract" means a contract by which a sponsored
8 captive insurance company insures the risks of a participant and limits the
9 losses of the participant to the assets of a protected cell;

10 (19) "Producer reinsurance captive insurance company" means a company 11 that is wholly owned by a resident licensed insurance producer and that acts 12 only as an assuming <u>a</u> reinsurer in a retrocession of <u>for</u> risks written by or 13 placed through its parent or an affiliate of its parent;

(20) "Protected cell" means a separate account established and
maintained by a sponsored captive insurance company for one participant or by
a producer reinsurance captive insurance company;

17 (21) "Pure captive insurance company" means a company that insures
18 risks of its parent and affiliated companies or controlled unaffiliated
19 business;

20 (22) "Retrocession" means a transaction whereby an accredited
21 reinsurer under §§ 23-62-305 - 23-62-308 or an authorized insurer cedes to
22 another reinsurer all or part of the reinsurance it has previously assumed;
23 "Special purpose captive insurance company" means a captive insurance company
24 that is formed or licensed under this chapter that does not meet the

25 <u>definition of any other type of captive insurance company defined in this</u> 26 <u>section;</u>

27 (23) "Sponsor" means an entity that meets the requirements of § 23-63-28 1620 and is approved by the commissioner to provide all or part of the 29 capital and surplus required by applicable law and to organize and operate a 30 sponsored captive insurance company; and

31 (24) "Sponsored captive insurance company" means a captive insurance 32 company:

33 (A) In which the minimum capital and surplus required is34 provided by one (1) or more sponsors;

35 (B) That is formed or licensed under this subchapter;
36 (C) That insures the risks of separate participants through the

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1 contract; and

2 (D) That segregates each participant's liability through one (1)
3 or more protected cells.

5 SECTION 2. Arkansas Code § 23-63-1602 is amended to read as follows:
6 23-63-1602. Application for license.

7 (a) A captive insurance company, when permitted by its articles of
8 incorporation or charter, may apply to the Insurance Commissioner for a
9 license to do any and all insurance, including workers' compensation
10 insurance, authorized by the Arkansas Insurance Code. However:

11 (1) A pure captive insurance company may not insure any risks 12 other than those of its parent and affiliated companies or controlled 13 unaffiliated business;

14 (2) An association captive insurance company may not insure any
15 risks other than those of the member organizations of its association and
16 their affiliated companies;

17 (3) An industrial insured captive insurance company may not
18 insure any risks other than those of the industrial insureds that compose the
19 industrial insured group and their affiliated companies;

20 (4) A captive insurance company may not provide personal motor 21 vehicle or homeowner's insurance coverage or any component of these 22 coverages;

23 (5) A captive insurance company may not accept or cede 24 reinsurance except as authorized by § 23-63-1611; and

25 (6) A producer reinsurance captive insurance company may not accept retrocession of reinsure any risks other than those written by or placed through its parent or affiliated licensed insurance producer and written by authorized insurers. an affiliate of its parent and written by authorized insurers; and

30 (7) The following statement must appear on the front of every
 31 policy or certificate of insurance issued by a captive insurance company:
 32 <u>"THIS CONTRACT IS REGISTERED AND DELIVERED AS A POLICY UNDER ARKANSAS</u>
 33 <u>CODE §§ 23-63-1601 THROUGH 23-63-1623. THIS POLICY MAY BE DIFFERENT FROM</u>
 34 POLICIES ISSUED IN THE OPEN MARKET. IT MAY BE MORE OR LESS FAVORABLE TO AN
 35 <u>INSURED THAN A CONTRACT ISSUED BY AN ADMITTED CARRIER. THE PROTECTION OF THE</u>
 36 ARKANSAS PROPERTY AND CASUALTY INSURANCE GUARANTY ACT, ARKANSAS CODE § 23-90-

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101, DOES NOT APPLY TO THIS CONTRACT."

2 (b) To conduct insurance business in this state, a captive insurance 3 company shall:

4 (1) Obtain from the commissioner a license authorizing it <u>Be</u>
5 <u>licensed</u> to conduct insurance business in this state;

6 (2) Hold at least one (1) board of directors meeting, or in the 7 case of a reciprocal insurer, a subscriber's advisory committee meeting, each 8 year in this state;

9 (3) Maintain its principal place of business registered office 10 in this state, or in the case of a branch captive insurance company, maintain 11 the principal place of business registered office for its branch operations 12 in this state; and

13 (4)(A) Appoint a resident registered agent to accept service of 14 process and to act on its behalf in this state.

15

(B) In the case of a captive insurance company:

16 (i) Formed as a corporation, the commissioner must 17 be an designated as the agent of the captive insurance company upon whom any 18 process, notice, or demand may be served whenever the registered agent 19 cannot, with reasonable diligence, be found at the registered office of the 20 captive insurance company;

(ii) Formed as a reciprocal insurer, the commissioner must be an <u>designated as the</u> agent of the captive insurance company upon whom any process, notice, or demand may be served whenever the registered agent cannot, with reasonable diligence, be found at the registered office of the captive insurance company.

26 (c)(1) Before receiving a license, a captive insurance company:
27 (A) Formed as a corporation shall file with the
28 commissioner:

29 (i) A certified copy of its charter articles of 30 <u>incorporation</u> and bylaws; 31 (ii) A statement under oath of its president and 32 secretary showing its financial condition; and

33 (iii) Any other statements or documents required by 34 the commissioner;

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35 (B) Formed as a reciprocal shall file with the36 commissioner:

1 (i) A certified copy of the power of attorney of its 2 attorney in fact; 3 (ii) A certified copy of its subscribers' agreement; 4 (iii) A statement under oath of its attorney in fact 5 showing its financial condition; and 6 (iv) Any other statements or documents required by 7 the commissioner; or 8 (C)(i) Formed as a reciprocal shall obtain the 9 commissioner's approval of its coverages, deductibles, coverage limits, and 10 rates. 11 (ii) If there is a subsequent material change in an 12 item in the description, the reciprocal captive insurance company shall submit to the commissioner for approval an appropriate revision and may not 13 14 offer any additional kinds of insurance until a revision of the description 15 is approved by the commissioner. 16 (iii) The reciprocal captive insurance company shall 17 inform the commissioner of any material change in rates within thirty (30) 18 days of the adoption of the change. 19 (2) In addition to the information required by subdivision 20 (c)(1) of this section, an applicant a captive insurance company applying for 21 a license shall file with the commissioner evidence of: 22 (A) The amount and liquidity description of its assets 23 relative to the risks to be assumed; 24 The adequacy of the expertise, experience, and (B) 25 character of the person or persons who will manage it; 26 (C) The overall soundness of its plan of operation; 27 (D) The adequacy of the loss-prevention programs of its 28 parent, member organizations, or industrial insureds, as applicable; and 29 (E) Other factors considered relevant by the commissioner 30 in ascertaining whether the proposed captive insurance company will be able 31 to meet its policy obligations. 32 (3) In addition to the information required by subdivisions 33 (c)(1) and (2) of this section, an applicant producer reinsurance captive 34 insurance company or a sponsored captive insurance company shall file with 35 the commissioner: 36 (A) A business plan demonstrating how the applicant will

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4 commissioner; 5 (B) A statement acknowledging that all financial records 6 of the captive insurance company, including records pertaining to any 7 protected cells, must be made available for inspection or examination by the 8 commissioner; and 9 (C) Evidence that expenses will be allocated to each 10 protected cell in an equitable manner. 11 (4) In addition to the information required by subdivisions 12 (c)(1)-(3) of this section, an applicant-sponsored a sponsored captive insurance company shall file with the commissioner all contracts between the 13 14 sponsored captive insurance company and any participants. 15 Information submitted under this subsection is confidential (5) 16 and may not be made public by the commissioner or an agent or employee of the 17 commissioner without the written consent of the company, except that: 18 (A) Information may be discoverable by a party in a civil 19 action or contested case to which the captive insurance company that 20 submitted the information is a party, upon a showing by the party seeking to 21 discover the information that: 22 (i) The information sought is relevant to and necessary for the furtherance of the action or case; 23 The information sought is unavailable from 24 (ii) 25 other nonconfidential sources; and 26 (iii) A subpoena issued by a judicial or 27 administrative officer of competent jurisdiction has been submitted to the 28 commissioner. However, subdivision (c)(4) of this section does not apply to 29 an industrial insured captive insurance company insuring the risks of an 30 industrial insured group; and (B) The commissioner may disclose the information to a 31 32 public officer having jurisdiction over the regulation of insurance in 33 another state if: 34 The public official agrees in writing to (i) 35 maintain the confidentiality of the information; and 36 (ii) The laws of the state in which the public

account for the loss and expense experience of each protected cell at a level

of detail found to be sufficient by in as much detail as the commissioner may

require, and how the manner in which it will report the experience to the

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1 official serves require the information to be confidential.

2 (d)(1) A captive insurance company shall pay to the State Insurance
3 Department Trust Fund a nonrefundable fee in an amount and manner to be
4 prescribed by regulation.

5 (2) The commissioner may retain legal, financial, and 6 examination services from outside the department, the reasonable cost of 7 which may be charged against the applicant.

8 (3) Section 23-61-208 applies to examinations, investigations,
9 and processing conducted under the authority of this section.

10 (4) In addition, a captive insurance company shall pay to the 11 fund a license fee for the year of registration and a renewal fee in an 12 amount and manner to be prescribed by regulation.

(e) If the commissioner is satisfied that the documents and statements filed by the captive insurance company comply with this subchapter, the commissioner may grant a license authorizing the company to do insurance business in this state until March 1, at which time the license may be renewed.

18

SECTION 3. Arkansas Code § 23-63-1604 is amended to read as follows:
 23-63-1604. Capital requirements.

(a)(1) The Insurance Commissioner may not issue a license to a producer reinsurance captive insurance company, pure captive insurance company, sponsored captive insurance company, association captive insurance company incorporated as a stock insurer, or industrial insured captive insurance company incorporated as a stock insurer, unless the company possesses and maintains unimpaired paid-in capital of:

(A) In the case of a producer reinsurance captive
insurance company or a pure captive insurance company, not less than one
hundred thousand dollars (\$100,000) three hundred thousand dollars
(\$300,000);

(B) <u>In the case of pure captive insurance company, not</u>
 <u>less than one hundred thousand dollars (\$100,000);</u>
 (C) In the case of an association captive insurance

34 company incorporated as a stock insurer, not less than four hundred thousand 35 dollars (\$400,000);

36 (C)(D) In the case of an industrial insured captive

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insurance company incorporated as a stock insurer, not less than two hundred thousand dollars (\$200,000); or

3 (D)(E) In the case of a sponsored captive insurance 4 company, not less than five hundred thousand dollars (\$500,000)- or; 5 (F) In the case of a special purpose captive insurance 6 company, an amount determined by the commissioner after giving due 7 consideration to the company's business plan, feasibility study, and pro 8 formas, including the nature of the risks to be insured, but in no event less 9 than three hundred thousand dollars (\$300,000). 10 (2) The capital may be in the form of cash or cash, other assets

11 <u>acceptable to the commissioner, or</u> an irrevocable letter of credit issued by 12 a bank chartered by this state or a member bank of the Federal Reserve System 13 and approved by the commissioner.

(b)(1) The commissioner may prescribe additional capital based uponthe type, volume, and nature of insurance business transacted.

16 (2) This capital may be in the form of <u>cash</u>, <u>other assets</u>
17 <u>acceptable to the commissioner</u>, <u>or</u> an irrevocable letter of credit issued by
18 a bank chartered by this state or a member bank of the Federal Reserve
19 System.

(c)(1) In the case of a branch captive insurance company, as security 20 21 for the payment of liabilities attributable to branch operations, the 22 commissioner shall require that a trust fund, funded by an irrevocable letter 23 of credit or other acceptable asset, be established and maintained in the 24 United States for the benefit of United States policyholders and United 25 States ceding insurers under insurance policies issued or reinsurance 26 contracts issued or assumed by the branch captive insurance company through 27 its branch operations.

(2)(A) The amount of the security may be no less than the
capital and surplus required by this subchapter and the reserves on these
insurance policies or reinsurance contracts, including reserves for losses,
allocated loss adjustment expenses, incurred but not reported losses and
unearned premiums with regard to business written through branch operations.

(B)(i) The commissioner may permit a branch captive
insurance company that is required to post security for loss reserves on
branch business by its reinsurer to reduce the funds in the trust account
required by this section by the same amount so long as the security remains

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1 posted with the reinsurer.

(ii) If the form of security selected is a letter of
credit, the letter of credit must be established, issued, or confirmed by a
bank chartered in this state or a member bank of the Federal Reserve System.
(d)(1) A captive insurance company may not pay a dividend out of, or
other distribution with respect to, capital or surplus, in excess of the
limitations set forth in § 23-63-515, without the prior approval of the

8 commissioner.

9 (2) Approval of an ongoing plan for the payment of dividends or 10 other distributions must be conditioned upon the retention, at the time of 11 each payment, of capital or surplus in excess of amounts specified by or 12 determined in accordance with formulas approved by the commissioner.

13 (3) Subsection (d) of this section shall not apply to producer14 reinsurance captive insurance companies.

15

SECTION 4. Arkansas Code § 23-63-1605 is amended to read as follows:
23-63-1605. Surplus requirements.

18 (a)(1) The Insurance Commissioner may not issue a license to a captive 19 insurance company, unless the company possesses and maintains free unimpaired 20 surplus of:

21 (A) In the case of a producer reinsurance captive
22 insurance company, not less that than one hundred thousand dollars (\$100,000)
23 three hundred thousand dollars (\$300,000);

(B) In the case of a pure captive insurance company, notless than one hundred fifty thousand dollars (\$150,000);

26 (C) In the case of an association captive insurance
27 company incorporated as a stock insurer, not less than three hundred fifty
28 thousand dollars (\$350,000);

29 (D) In the case of an industrial insured captive insurance 30 company incorporated as a stock insurer, not less than three hundred thousand 31 dollars (\$300,000);

32 (E) In the case of an association captive insurance
33 company incorporated as a mutual insurer, not less than seven hundred fifty
34 thousand dollars (\$750,000);

35 (F) In the case of an industrial insured captive insurance36 company incorporated as a mutual insurer, not less than five hundred thousand

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1 dollars (\$500,000); and 2 (G) In the case of a sponsored captive insurance company, not less than five hundred thousand dollars (\$500,000). 3 4 (H) In the case of a special purpose captive insurance 5 company, an amount determined by the commissioner after giving due 6 consideration to the company's business plan, feasibility study, and pro 7 formas, including the nature of the risks to be insured but in no event less 8 than three hundred thousand dollars (\$300,000). 9 (2) The surplus may be in the form of cash or cash, other assets acceptable to the commissioner, or an irrevocable letter of credit: 10 11 (A) Issued by a bank chartered by this state or a member 12 bank of the Federal Reserve System; and 13 (B) Approved by the commissioner. 14 (b) Notwithstanding the requirements of subsection (a) of this 15 section, a captive insurance company organized as a reciprocal insurer under 16 this subchapter may not be issued a license, unless it possesses and 17 maintains a free surplus of one million dollars (\$1,000,000). (c)(1) The commissioner may prescribe additional surplus based upon 18 19 the type, volume, and nature of insurance business transacted. 20 (2) This capital may be in the form of cash, other assets 21 acceptable to the commissioner, or an irrevocable letter of credit issued by 22 a bank chartered by this state or a member bank of the Federal Reserve 23 System. 24 (d)(1) A captive insurance company may not pay a dividend out of, or 25 other distribution with respect to, capital or surplus in excess of the 26 limitations set forth in § 23-63-515, without the prior approval of the 27 commissioner. 28 (2) Approval of an ongoing plan for the payment of dividends or 29 other distribution must be conditioned upon the retention at the time of each 30 payment of capital or surplus in excess of amounts specified by or determined 31 in accordance with formulas approved by the commissioner. 32 (3) Subsection (d) of this section shall not apply to a producer 33 reinsurance captive insurance company. 34 35 23-63-1606. Organization. 36 (a) A producer reinsurance captive insurance company, pure captive

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1 insurance company, or a sponsored captive insurance company must be 2 incorporated as a domestic stock insurer under § 23-69-206 with its capital 3 divided into shares and held by the stockholders. 4 (b) An association captive insurance company or an industrial insured 5 captive insurance company may be: 6 (1) Incorporated as a stock insurer with its capital divided 7 into shares and held by the stockholders; 8 (2) Incorporated as a mutual insurer without capital stock, the 9 governing body of which is elected by the member organizations of its 10 association: or 11 Organized as a reciprocal insurer under § 23-70-101 et seq. (3) 12 (c) A captive insurance company may not have fewer than three (3) 13 incorporators of whom not fewer than two (2) must be residents of this state. 14 one (1) incorporator. 15 (d) Before the articles of incorporation of a captive insurance 16 company formed as a corporation are transmitted to the Insurance 17 Commissioner, the incorporators shall petition the commissioner to issue a 18 certificate setting forth a finding that the establishment and maintenance of 19 the proposed corporation will promote the general good of the state. In 20 arriving at this finding, the commissioner shall consider: 21 (1) The character, reputation, financial standing, and purposes 22 of the incorporators; 23 (2) The character, reputation, financial responsibility, 24 insurance experience, and business qualifications of the officers and 25 directors; and 26 (3) Other aspects as the commissioner considers advisable. 27 (c) The articles of incorporation, the certificate issued under 28 subsection (d) of this section, and the organization fees required by § 23-29 63-1602(d), must be transmitted to the commissioner, who shall record both 30 the articles of incorporation and the certificate. 31 (f) The organizers of a captive insurance company formed as a 32 reciprocal insurer shall petition the commissioner to issue a certificate 33 setting forth the commissioner's finding that the establishment and 34 maintenance of the proposed association will promote the general good of the 35 state. In arriving at this finding the commissioner shall consider: 36 (1) The character, reputation, financial standing, and purposes

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1 of the organizers;

36

2 (2) The character, reputation, financial responsibility, 3 insurance experience, and business qualifications of the attorney in fact; 4 and 5 (3) Other aspects the commissioner considers advisable. 6 (g)(1) The alien captive insurance company of a captive insurance 7 company licensed as a branch captive insurance company shall petition the 8 commissioner to issue a certificate setting forth the commissioner's finding 9 that, after considering the character, reputation, financial responsibility, 10 insurance experience, and business qualifications of the officers and

11 directors of the alien captive insurance company, the licensing and

12 maintenance of the branch operations will promote the general good of the 13 state.

14 (2)(d) The alien captive insurance company may register to do business
15 in this state after the commissioner's certificate has been issued.

16 (h)(e) The capital stock of a captive insurance company incorporated 17 as a stock insurer must be issued at not less than par value.

18 (i)(f) At least one (1) of the members of the board of directors of a 19 captive insurance company formed as a corporation in this state must be a 20 resident of this state the United States or a United States territory.

21 (j)(g) At least one (1) of the members of the subscribers' advisory 22 committee of a captive insurance company formed as a reciprocal insurer must 23 be a resident of this state the United States or a United States territory.

24 (k)(1)(h)(1) A captive insurance company formed as a corporation under 25 this subchapter has the privileges of and is subject to the general 26 corporation law of this state and applicable provisions of this subchapter.

27 (2) If a conflict occurs between general corporation law and28 this subchapter, the latter controls.

(3)(A) The Arkansas Insurance Code concerning mergers,
consolidations, conversions, mutualizations, and redomestications apply in
determining the procedures to be followed by a captive insurance company in
carrying out any of those transactions.

(B) The commissioner may waive or modify the requirements
for public notice and hearing in accordance with regulations which the
commissioner may promulgate addressing categories of transactions.

(C) If a notice of public hearing is required but no one

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1 requests a hearing, the commissioner may cancel the hearing.

2 (1)(1)(A)(i)(1)(A) A captive insurance company formed as a reciprocal 3 insurer under this subchapter is subject to § 23-70-101 et seq. and 4 applicable provisions of this subchapter.

5 (B) If a conflict occurs between § 23-70-101 et seq. and 6 this subchapter, the latter controls.

7 (C) To the extent a reciprocal insurer is made subject to 8 the Arkansas Insurance Code under § 23-70-101 et seq., the Arkansas Insurance 9 Code is not applicable to a reciprocal insurer formed under this subchapter, 10 unless expressly made applicable to a captive insurance company by this 11 subchapter.

12 (2) In addition to subdivision (1)(1) (i)(1) of this section, a
13 captive insurance company organized as a reciprocal insurer that is an
14 industrial insured group is subject to § 23-70-101 et seq. and applicable
15 provisions of the Arkansas Insurance Code.

16 (m)(j) The articles of incorporation or bylaws of a captive insurance 17 company may authorize a quorum of a board of directors to consist of no fewer 18 than one-third (1/3) of the fixed or prescribed number of directors under § 19 4-27-824(B).

20 (n)(k) The subscribers' agreement or other organizing document of a 21 captive insurance company formed as a reciprocal insurer may authorize a 22 quorum of a subscribers' advisory committee to consist of no fewer than one-23 third (1/3) of the number of its members.

24

25 SECTION 6. Arkansas Code § 23-63-1607 is amended to read as follows:
26 23-63-1607. Reporting.

27 (a) A captive insurance company shall not be required to make an
28 annual report, except as provided for under this subchapter.

(b)(1) Before March 1 of each year, a captive insurance company shall
submit to the Insurance Commissioner a report of its financial condition,
verified by oath of two (2) of its executive officers.

(2)(A) Except as provided in §§ 23-63-1604 and 23-63-1605, a
 captive insurance company shall report using generally accepted accounting
 principles, unless the commissioner approves the use of statutory accounting
 principles.

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(B) The commissioner may require, approve, or accept

1 necessary <u>appropriate</u> modifications or adaptations for the type of insurance 2 and kinds of insurers to be reported upon, supplemented by additional 3 information.

4 (3)(A) Unless provided otherwise, an association captive
5 insurance company and an industrial insured group shall file its report in
6 the form required by § 23-63-216(a), and each industrial insured group shall
7 comply with the requirements set forth in § 23-63-216(h).

8 (B) The commissioner shall prescribe by regulation the 9 forms in which producer reinsurance captive insurance companies, pure captive 10 insurance companies, and industrial insured captive insurance companies shall 11 report.

12 (c) A producer reinsurance captive insurance company or a pure captive 13 insurance company may apply to file the required report on a fiscal year-end 14 that is consistent with the parent company's fiscal year. If an alternative 15 reporting date is granted:

16 (1) The annual report is due <u>no later than</u> sixty (60) days after 17 the fiscal year-end; and

18 (2) In order to provide sufficient detail to support the premium
19 tax return, the pure captive insurance company shall file before March 1 of
20 each year for each calendar year-end pages one (1), two (2), three (3), and
21 five (5) of the "Captive Annual Statement: Pure or Industrial Insured",
22 verified by oath of two (2) of its executive officers.

(d)(1) Sixty (60) days after the fiscal year-end, a branch captive insurance company shall file with the commissioner a copy of all reports and statements required to be filed under the laws of the jurisdiction in which the alien captive insurance company is formed, verified by oath by two (2) of its executive officers.

(2) (A) If the commissioner is satisfied that the annual report filed by the alien captive insurance company in its domiciliary jurisdiction provides adequate information concerning the financial condition of the alien captive insurance company, the commissioner may waive the requirement for completion of the captive annual statement for business written in the alien jurisdiction.

34 (B) The waiver must be in writing and subject to public35 inspection.

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1 SECTION 7. Arkansas Code § 23-63-1614(i), concerning an exception to 2 the tax rates of captive insurance companies, is amended to read as follows: 3 (i) This section shall not apply to any producer reinsurance captive 4 insurance company that invests and continuously maintains not less than fifty 5 percent (50%) of its assets in certificates of deposit of any bank organized 6 under the laws of the United States with a banking facility in the State of 7 Arkansas or any federally insured bank or savings institution organized under 8 the laws of the State of Arkansas, or bonds, notes, warrants, or other 9 securities, not in default, which are direct obligations of:

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(1) This state;

11 (2) Any county, incorporated city or town, or duly organized 12 school district or other taxing district of this state, if no default on the part of the obligor in payment of principal or interest on any of its 13 14 obligations has occurred within five (5) years prior to the date of the 15 proposed investment or, if the obligations were issued fewer than five (5) 16 years prior to the date of investment, no default in payment of principal or 17 interest has occurred on the obligations to be purchased or on any other 18 public obligation of the obligor within five (5) years of the investment; or

19 (3) Any local improvement district in this state to finance 20 local improvements authorized by law, if the principal and interest of the 21 obligations are payable from assessments on real property within the local 22 improvement district and no default on the part of the obligor in payment of 23 principal or interest on any of its obligations has occurred within five (5) 24 years prior to the date of the proposed investment or, if the obligations 25 were issued fewer than five (5) years prior to the date of investment, no 26 default in payment of principal or interest has occurred on the obligations 27 to be purchased or on any other public obligation of the obligor within five 28 (5) years of the investment.

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SECTION 8. Arkansas Code § 23-63-1616 is amended to read as follows: 23-63-1616. Limitations.

32 <u>(a)</u> The Arkansas Insurance Code does not apply to captive insurance 33 companies except for those provisions contained in or specifically referenced 34 in this subchapter which are to be incorporated into the Arkansas Insurance 35 Code.

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(b) The commissioner may, by rule, regulation, or other order exempt

1	special purpose captive insurance companies, on a case by case basis, from		
2	the provisions of this chapter that he or she determines to be inappropriate,		
3	given the nature of the risks to be insured.		
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5	SECTION 9. EMERGENCY CLAUSE. It is found and determined by the		
6	General Assembly of the State of Arkansas that captive insurers are making a		
7	presence in Arkansas and that the present regulatory scheme places undue		
8	burdens on captive insurers. Therefore, an emergency is declared to exist		
9	and this act being immediately necessary for the preservation of the public		
10	peace, health, and safety shall become effective on:		
11	(1) The date of its approval by the Governor;		
12	(2) If the bill is neither approved nor vetoed by the Governor,		
13	the expiration of the period of time during which the Governor may veto the		
14	bill; or		
15	(3) If the bill is vetoed by the Governor and the veto is		
16	overridden, the date the last house overrides the veto.		
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