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	As Engrossed: S3/29/05 S3/29/05 H4/7/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 1145
4			
5	By: Senator Critcher		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO REGULATE THE CLOSING OF BLOCKS OF	F
10	BUSINES	SS BY HEALTH CARRIERS; AND FOR OTHER	
11	PURPOSI	ES.	
12			
13		Subtitle	
14	AN A	ACT TO REGULATE THE CLOSING OF BLOCKS	S
15	OF 1	BUSINESS BY HEALTH CARRIERS.	
16			
17			
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:
19			
20	SECTION 1. Ark	kansas Code Title 23, Chapter 79, Sub	chapter l is amended
21	to add an additional	section to read as follows:	
22	23-79-152. Hea	alth insurance — Closing a block of b	ousiness.
23	(a) As used in	n this section:	
24	(1) "Blo	ock of business" means a particular p	oolicy form or
25	contract providing he	ealth insurance coverage that include	es distinct benefits,
26	services, and terms i	issued by a carrier to one (1) or mor	e individuals;
27	(2) "Car	rrier" means an entity subject to the	insurance laws of
28	the State of Arkansas	s or the jurisdiction of the Insuranc	e Commissioner that
29	contracts or offers t	to contract to provide health insurar	ice coverage,
30	including, but not li	imited to, an insurance company, a he	ealth maintenance
31	organization, or a ho	ospital medical service corporation;	
32	(3) "Clo	osed block of business" means a block	of business that a
33	carrier ceases to act	cively offer or sell to new applicant	s; and
34	(4)(A) "	'Health insurance coverage" means ben	efits consisting of
35	medical, pharmacy, su	argical, hospitalization, or similar	goods or services
36	for the purpose of pr	reventing, alleviating, curing, or he	ealing human illness

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1 provided directly or indirectly, through insurance, reimbursement, or 2 otherwise, including items and services paid for under any policy, 3 certificate, or agreement offered by a carrier. 4 (B) "Health insurance coverage" does not include policies 5 or certificates covering only accident, credit, disability income, long-term 6 care, hospital indemnity, Medicare supplemental policy as defined in 42 7 U.S.C. § 1395ss(g)(1) as it existed on January 1, 2005, a specified disease, 8 other limited benefit health insurance, automobile medical payment insurance, 9 or claims under the Workers' Compensation Law, § 11-9-101 et seq., or the Public Employee Workers' Compensation Act, § 21-5-601 et seq. 10 11 (b) No block of business shall be closed by a carrier unless the 12 carrier pools the experience of the closed block of business with all blocks of business that are closed for the purpose of determining the percentage 13 14 premium rate increase of any contract within the closed block, with no rate 15 penalty or surcharge beyond that which reflects the experience of the 16 combined pool. 17 (c)(1) Unless an insurer presents evidence satisfactory to the Insurance Commissioner to the contrary, a block of business shall be presumed 18 19 to be closed if the block has been in existence for more than twenty-four 20 (24) months and: 21 (A) For a period of twenty-four (24) months, the number of 22 contracts for the block has decreased by twelve percent (12%) or more; or 23 (B) The block has less than one hundred (100) contracts in 24 the State of Arkansas. 25 (2) The fact that a block of business does not meet one (1) of 26 the presumptions set forth in this subsection (c) shall not preclude a 27 determination that it is closed. 28 (d)(l) A carrier shall notify the commissioner in writing within 29 thirty (30) days of: (A) Its decision to close a block of business; or 30 31 (B) Falling within one (1) of the presumptions set forth 32 in subsection (c) of this section. 33 (2) The carrier shall provide any additional information 34 requested by the commissioner within fifteen (15) business days of the 35 request.

(e) A carrier shall preserve, for a period of not less than five (5)

years in an identified location that is readily accessible for review by the
commissioner, all books and records relating to any action taken by the
carrier under subsection (b) of this section.
(f) No carrier with the purpose of evading this section shall:
(1) Offer or sell any contract; or
(2) Provide false or misleading information about the active or
closed status of a block of business.
(g) A carrier shall bring any block of business closed prior to the
effective date of this section into compliance with the terms of this
section, except the requirement in subdivision (b)(1) of this section, no
later than January 1, 2007.
(h) A carrier may petition the commissioner for an exemption from
subdivision (b)(1) of this section if complying with subdivision (b)(1) of
this section will cause the carrier to be subject to administrative
supervision by the commissioner or if the carrier purchased a closed block of
business from an insurance company that was under administrative supervision
or regulatory oversight by the commissioner.
/s/ Critcher