1	State of Arkansas	A Bill			
2	86th General Assembly Regular Session, 2007		HOUSE BILL	1303	
<i>3</i>	Regular Session, 2007		HOUSE BILL	1303	
5	By: Representative Wells				
6	By: Senator Horn				
7	27. 20.000 11011				
8					
9		For An Act To Be Entitled			
10	AN ACT	TO AMEND SELECT LAWS FOR FARMERS' MUTU.	AL		
11	AID ASS	SOCIATIONS OR COMPANIES; TO PERMIT THE			
12	INSURANCE COMMISSIONER TO EXTEND THE TIME LIMIT				
13	FOR THI	E ASSOCIATION OR COMPANY TO MEET STATUT	ORY		
14	MINIMUM	M MEMBERSHIP REQUIREMENTS; TO CLARIFY T	HAT		
15	INDEMN	ITY REINSURANCE FOR FARMERS' MUTUAL AID			
16	ASSOCIA	ATIONS AND COMPANIES SHALL BE PURCHASED	AS		
17	NECESSA	ARY BASED ON SURPLUS AND RISK LEVELS; A	ND		
18	FOR OTI	HER PURPOSES.			
19					
20		Subtitle			
21	TO I	PERMIT THE INSURANCE COMMISSIONER TO			
22	EXT	END THE TIME LIMIT FOR A FARMERS'			
23	MUT	UAL AID ASSOCIATION TO MEET STATUTORY			
24	MIN	IMUM MEMBERSHIP REQUIREMENTS AND TO			
25	CLAI	RIFY THE OBLIGATION TO PURCHASE ANY			
26	NECI	ESSARY INDEMNITY REINSURANCE.			
27					
28					
29	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:		
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31		cansas Code § 23-73-105 is amended to re		•	
32	_	nization - Membership - Insurance cover	_		
33	•	o) or more farmers, all of whom shall be			
34	this state, may make mutual pledges and give valid obligations to each other				
35		against loss or damage by fire, tornado,			
36	cyclone, windstorm, h	nail, explosion with or without fire ens	suing, smoke.	or	

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direct loss or damage to insured property caused by moving vehicles and airplanes, riot, riot attending a strike, and civil commotion.

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- 3 (b) These associations shall not insure any property not owned by one 4 (1) of its members.
 - (c) Directors of public school districts of any kind and trustees of churches may become members of such an association in their representative capacities, for the purpose of insuring schoolhouses and churches.
- 8 (d) These associations may write coverage, at their election, for 9 collapse of buildings from the weight of ice and snow.
 - (e) An association shall file all forms, including policy forms, application forms, rider or endorsement forms, or forms of renewal certificate for the coverages contained in subsections (a) and (d) of this section with the Insurance Commissioner. These filings shall be for informational purposes only.
 - (f)(1) The associations may also write burglary and theft, glass, leakage, and fire extinguisher equipment, livestock, miscellaneous coverage, and liability, provided those coverages are written as a supplement, or package commonly referred to as a homeowner or farmowner policy, to a fire insurance policy, if the Insurance Commissioner approves the reinsurance agreement as to the liability portions or obligations under these policies.
- 21 (2)(A)(i) (g)(1) Before any association or company shall be authorized 22 to write the coverages: listed in subdivision (f)(1) of this section:
- 23 $\frac{\text{(a)}(A)}{\text{(a)}}$ The policy form shall have prior approval of the commissioner, in accordance with § 23-79-109;
- 25 $\frac{\text{(b)}(B)}{(B)}$ The association shall have and thereafter maintain 26 a minimum surplus of fifty thousand dollars (\$50,000) to be deposited with 27 the commissioner in the form of securities eligible for deposit under § 23-28 63-903; and
- (e)(C) The association shall have and thereafter maintain with the commissioner a statutory deposit of not less than fifty thousand dollars (\$50,000) in the form of securities eligible under § 23-63-903.
- 32 (ii)(a)(2)(A) After January 1, 2006, each Each association or 33 company shall maintain an unimpaired minimum surplus of five hundred thousand 34 dollars (\$500,000).
- 35 $\frac{\text{(b)(1)}(B)(i)}{\text{(f)(2)(A)(ii)(a)}}$ If compliance with subdivision 36 $\frac{\text{(f)(2)(A)(ii)(a)}}{\text{(f)(b)(ii)(a)}}$ of this section would cause the association or company to

- l become impaired or insolvent, the commissioner may allow that domestic
- 2 association or company to augment incrementally its unimpaired minimum
- 3 surplus in order for the association or company to achieve compliance no
- 4 later than December 31, 2010.
- $\frac{(2)}{(ii)}$ For good cause shown in writing by an
- 6 association or company, the commissioner may grant a one-time extension of
- 7 the deadline set for compliance in subdivision $\frac{(f)(2)(A)(ii)(b)(1)}{(f)(a)(a)(b)(a)}$
- 8 (g)(2)(B)(i) of this section for a period not to exceed two (2) years.
- 9 (B)(3) However, if the association reinsures its obligations
- 10 under the coverages listed in subdivision (f)(1) of this section to the
- 11 extent of one hundred percent (100%), the commissioner, in his or her
- 12 discretion, may waive the deposit requirement under this section.
- 13 (C)(4) The deposit shall be conditioned for the payment of
- 14 creditors and the prompt payment of all claims arising and accruing to any
- 15 person in this state. The deposit shall be further subject to the conditions
- 16 specified in § 23-63-909.
- 17 (3)(h) Premiums received on policies sold containing the coverages
- 18 listed in subdivision subsection (f)(1) of this section shall be subject to
- 19 the provisions of § 26-57-601 et seq. relating to premium taxes.

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- 21 SECTION 2. Arkansas Code § 23-73-112 is amended to read as follows:
- 22 23-73-112. Qualifications for certificate of authority.
- 23 To qualify for and hold a certificate of authority to insure property
- 24 or issue policies, the company or association shall:
- 25 (1)(A)(i) Have at least two hundred fifty (250) members who hold
- 26 policies or certificates upon at least two hundred fifty (250) separate
- 27 risks.
- 28 (ii) An association or company whose membership
- 29 falls below two hundred fifty (250) members shall notify the Insurance
- 30 Commissioner immediately and shall have ninety (90) days from that date to
- 31 bring its membership level back up to the requisite number of two hundred
- 32 fifty (250) members.
- 33 (iii) If an association or company fails to restore
- 34 the membership level to two hundred fifty (250) members within the prescribed
- 35 ninety-day period, the commissioner may:
- 36 (a) Direct the association or company to

1	follow a course of action that will protect the assets of the association and
2	allow for continued protection of the members; or
3	(b) Place the association or company into
4	involuntary dissolution as contained in § 23-73-120.
5	(B)(i) If immediate initial compliance with subdivision
6	(1)(A) of this section would cause a domestic association or company to be
7	ineligible for a continued certificate of authority to operate in this state
8	on April 11, 2005, the commissioner may allow that domestic association or
9	company to augment its membership in increments in order for it to achieve
10	compliance with the minimum requirements by no later than December 31, 2006.
11	(ii) For good cause shown in writing by an
12	association or company, including planned action steps to achieve the minimum
13	membership, the commissioner may grant a one-time extension one (1) or more
14	extensions of the deadline set for compliance in subdivision (1)(B)(i) of
15	this section for a period or periods not to exceed one (1) year;
16	(2)(A) Maintain contracts or treaties of reinsurance \underline{as}
17	necessary based on its risk and surplus level with insurance companies,
18	excluding surplus lines insurers, licensed or otherwise registered to conduct
19	that business in the State of Arkansas.
20	(B) Indemnity reinsurance contracts or treaties shall be
21	structured to provide protection to the company or association against a
22	reduction of the surplus to an extent that the reduction:
23	(i) Endangers the solvency of the company or
24	association; or
25	(ii) Hinders the company's or association's ability
26	to pay claims made by policyholders; and
27	(3) Fully comply with and qualify according to the other
28	provisions of this chapter.
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