1	State of Arkansas	bly A Bill		
2	87th General Assemb	•	GEN A THE DAY A	00.
3	Regular Session, 200	.9	SENATE BILL	806
4	Dry Canators T Smi	th, Altes, G. Baker, Bledsoe, Bookout, Horn, B. Johnson,	D Malona Taagua H	r
5 6	Wilkins	iii, Aites, G. Baker, Dieusoe, Bookout, Horn, B. Johnson,	r. Maiolie, Teague, n	.•
7		Hawkins, Hoyt, Abernathy, Dunn, Glidewell, Hardy, Hyd	le Ingram W Lewell	en
8	Maxwell, Rainey	Hawkins, Hoyt, Moeriamy, Dunii, Gidewen, Hardy, Hyd	ie, mgram, w. Lewen	CII,
9	Maxwell, Railley			
10				
11		For An Act To Be Entitled		
12	A	N ACT TO ENACT THE STATE INSURANCE DEPARTM	ENT	
13	G	ENERAL OMNIBUS BILL; TO UPDATE AND MAKE		
14	T	ECHNICAL CORRECTIONS TO THE ARKANSAS INSURA	ANCE	
15	L	AWS; TO REPEAL SECTION 1 OF ACT 901 OF 1993	3,	
16	C	ONCERNING THE PAYMENT OF INSURANCE AGENT FI	EES;	
17	T	O AMEND THE CAPITAL REQUIREMENTS FOR DOING		
18	В	USINESS UNDER THE SERVICE CONTRACTS ACT, §	4-	
19	1	14-101 ET SEQ.; TO AMEND ARKANSAS CODE § 1	1-9-	
20	8	Ol(a) TO AUTHORIZE THE PAYMENT OF WORKERS'		
21	C	OMPENSATION BENEFITS BY ELECTRONIC FUNDS		
22	I	RANSFER; TO AMEND THE GENERAL PENALTY SECT	ION OF	
23	I	HE INSURANCE CODE; TO AMEND ARKANSAS CODE	§ 23-	
24	6	1-103(d) CONCERNING THE RELEASE OF ACTIVE		
25	E	XAMINATION OR INVESTIGATORY FILES; TO AMENI	D	
26	A	RKANSAS CODE § 23-61-207 TO PROVIDE		
27	C	ONFIDENTIALITY PROTECTION FOR ANICILLARY		
28	F	INANCIAL AND INSURANCE INFORMATION REQUESTS	ED BY	
29	I	HE INSURANCE COMMISSIONER; TO PERMIT THE		
30	В	IENNIAL COLLECTION OF LICENSE FEES AND ESTA	ABLISH	
31	E	QUAL NONRESIDENT INSURANCE AGENT LICENSE FI	EES BY	
32		NSURANCE COMMISSIONER RULE; TO AMEND ARKANS		
33		ODE § 23-61-703 TO REVISE THE DUE DATE OF A		
34		NSURER'S ADMINISTRATIVE AND FINANCIAL REGUI		
35		EE; TO AMEND ARKANSAS CODE § 23-62-111 TO A		
36	E	MPLOYER-SPONSORED HEALTH PLANS AS AN INSURI	ED	

1	UNDER EMPLOYEE BENEFIT STOP-LOSS INSURANCE; TO
2	AMEND ARKANSAS CODE § 23-63-111 TO REQUIRE AN
3	INSURANCE PRODUCER TO MAIL OR DELIVER CLAIM LOSS
4	INFORMATION TO THE POLICYHOLDER AFTER THE CLAIM
5	LOSS INFORMATION HAS BEEN RECEIVED BY THE
6	INSURANCE PRODUCER; TO MODERNIZE THE LAWS
7	PERTAINING TO CHARITABLE GIFT ANNUITIES; TO
8	REGULATE THE SUSPENSION OF AN INSURANCE COMPANY'S
9	CERTIFICATE OF AUTHORITY; TO AMEND ARKANSAS CODE
10	§ 23-63-216(b)(5) TO REPEAL THE REQUIREMENT FOR
11	FILING HARD COPIES OF FINANCIAL STATEMENTS WITH
12	THE NATIONAL ASSOCIATION OF INSURANCE
13	COMMISSIONERS; TO REPEAL § 23-63-701(g)
14	CONCERNING THE LIMIT OF RISK OF A MUTUAL INSURER;
15	TO AMEND ARKANSAS CODE § 23-63-818 CONCERNING A
16	DOMESTIC INSURER'S INVESTMENTS IN ITS
17	SUBSIDIARIES; TO AMEND ARKANSAS CODE § 23-63-841
18	TO CORRECT AN INTERNAL REFERENCE; TO MAKE A
19	TECHNICAL CORRECTION TO ARKANSAS CODE § 23-63-
20	1105(b) CONCERNING CONTROLLED INSURERS; TO AMEND
21	ARKANSAS CODE § 23-63-1607(b)(3)(A) TO CORRECT
22	THE ARKANSAS CODE CITATION FOR AN ASSOCIATION
23	CAPTIVE INSURANCE COMPANY'S ANNUAL REPORT; TO
24	ADOPT THE NATIONAL ASSOCIATION OF INSURANCE
25	COMMISSIONERS PROPERTY AND CASUALTY ACTUARIAL
26	OPINION MODEL LAW; TO AMEND ARKANSAS CODE § 23-
27	64-209 TO IMPLEMENT A CONTINUING EDUCATION
28	REQUIREMENT AND A NOTICE REQUIREMENT FOR
29	INSURANCE ADJUSTERS; TO PROVIDE A BIENNIAL CYCLE
30	TO CONTINUE A LICENSE OF AN INSURANCE ADJUSTER OR
31	INSURANCE CONSULTANT; TO CLARIFY THE RECORD
32	RETENTION REQUIREMENTS OF INSURANCE AGENTS AND
33	BROKERS; TO REVISE THE CONTINUING EDUCATION
34	REQUIREMENTS FOR INSURANCE PRODUCERS; TO AMEND
35	ARKANSAS CODE § 23-64-405(g)(2) TO CORRECT AN
36	INTERNAL REFERENCE; TO AMEND ARKANSAS CODE § 23-

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1	65-311 TO REQUIRE SURPLUS LINES BROKERS TO
2	PROVIDE CLAIM LOSS INFORMATION TO THE
3	POLICYHOLDER; TO AMEND ARKANSAS CODE § 23-69-113
4	TO ELIMINATE THE USE OF CORPORATE SURETY BONDS AS
5	ACCEPTABLE SECURITIES FOR DOMESTIC MUTUAL
6	INSURERS; TO CLARIFY THE DEPOSIT REQUIREMENTS OF
7	FARMERS' MUTUAL AID ASSOCIATIONS; TO AMEND
8	ARKANSAS CODE § 23-75-106 TO REQUIRE A HOSPITAL
9	MEDICAL SERVICE CORPORATION TO NOTIFY THE
10	INSURANCE COMMISSIONER IF IT CHANGES OR AMENDS
11	ITS ARTICLES OF INCORPORATION OR BYLAWS; TO AMEND
12	ARKANSAS CODE § 23-79-109(a)(1)(B) TO EXEMPT
13	SURPLUS LINES INSURERS FROM FILING POLICY AND
14	CONTRACT FORMS FOR APPROVAL; TO AMEND ARKANSAS
15	CODE § 23-79-138 TO INCLUDE INFORMATION TO
16	ACCOMPANY TITLE INSURANCE POLICIES; TO REMOVE THE
17	EXEMPTION FOR MEDICAL MALPRACTICE INSURANCE FROM
18	THE MINIMUM POLICY REQUIREMENTS OF § 23-79-301 ET
19	SEQ.; TO AUTHORIZE THE ARKANSAS COMPREHENSIVE
20	HEALTH INSURANCE POOL TO INCREASE MAXIMUM
21	LIFETIME BENEFITS FOR POOL POLICYHOLDERS,
22	STRENGTHEN PROTECTION AGAINST FRAUDULENT
23	INSURANCE ACTS, AND UPDATE BENEFIT EXCLUSION
24	PROVISIONS IN POOL PLANS; TO REVISE THE
25	DEFINITION OF A SMALL EMPLOYER FOR SMALL GROUP
26	HEALTH INSURANCE COVERAGE; TO PROVIDE SIXTY DAYS'
27	NOTICE OF THE RENEWAL OR NONRENEWAL OF A
28	COMMERCIAL AUTOMOBILE INSURANCE POLICY; TO AMEND
29	ARKANSAS CODE § 23-93-103 TO REVISE THE
30	DEFINITION OF "CONTINUING CARE" UNDER THE
31	CONTINUING CARE PROVIDER REGULATION ACT; TO
32	DECLARE AN EMERGENCY FOR SECTION 20 OF THIS ACT;
33	AND FOR OTHER PURPOSES.
34	
35	
36	

1	Subtitle
2	TO ENACT THE STATE INSURANCE DEPARTMENT
3	GENERAL OMNIBUS BILL TO UPDATE AND MAKE
4	TECHNICAL CORRECTIONS TO THE ARKANSAS
5	INSURANCE LAWS AND TO DECLARE AN
6	EMERGENCY FOR SECTION 20 OF THIS ACT.
7	
8	
9	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
10	
11	SECTION 1. Uncodified Section 1 of Act 901 of 1993, concerning the
12	payment of insurance agent fees, is repealed:
13	SECTION 1. The administrative and regulatory fee assessed insurance
14	agents at a maximum of fifty dollars (\$50) under The State Insurance
15	Department Trust Fund Act of 1993 as it is popularly known, with such fee as
16	referenced therein to be addressed in the Insurance Commissioner's companion
17	rule and regulation to that legislation upon its passage and approval, shall
18	be borne as a regulatory fee by insurance agents, and shall not be considered
19	to be, or borne or paid as an obligation by sponsoring insurance companies,
20	notwithstanding contrary language, if any, of The State Insurance Department
21	Trust Fund Act of 1993.
22	
23	SECTION 2. Arkansas Code § 4-114-104(d), concerning the capital
24	requirements for doing business under the Service Contracts Act, is amended
25	to read as follows:
26	(d) In order to assure the faithful performance of a provider's
27	obligations to its contract holders, each provider that is contractually
28	obligated to provide service under a service contract shall:
29	(1) Insure all service contracts under a reimbursement insurance
30	policy issued by an insurer licensed, registered, or authorized to transact
31	insurance in this state or a surplus lines insurer that is authorized under §
32	23-65-310 and maintains statutory capital and surplus of at least fifteen
33	million dollars (\$15,000,000) at all times while the reimbursement insurance
34	policy is in force;
35	(2) Do both of the following:
36	(A)(i) Maintain a funded reserve account for its

1 obligations under its contracts issued and outstanding in this state. 2 (B)(ii) The reserves shall not be less than forty 3 percent (40%) of gross consideration received less claims paid on the sale of 4 all unexpired service contracts. 5 (C)(iii) The reserve account shall be subject to 6 examination and review by the commissioner; and 7 (3)(B) Place in trust with the commissioner a financial 8 security deposit having a value of not less than five percent (5%) of the 9 gross consideration received less claims paid on the sale of all unexpired 10 service contracts, but not less than twenty-five thousand dollars (\$25,000), 11 consisting of a surety bond issued by an authorized surety; or 12 $\frac{(4)(A)}{(3)}$ (3)(A) Maintain a net worth of one hundred million dollars 13 (\$100,000,000) on its own or together with its parent company if the parent 14 company executes a parental guarantee in a form acceptable to the 15 commissioner. 16 (B) Upon request, the provider shall provide the 17 commissioner with a copy of the provider's financial statements or, if the provider's financial statements are consolidated with those of its parent 18 19 company, the provider's parent company's most recent Form 10-K or Form 20-F filed with the Securities and Exchange Commission within the last calendar 20 21 year, or if the company does not file with the Securities and Exchange 22 Commission, a copy of the company's audited financial statements, which shows 23 an independent net worth of the provider or its parent company of at least 24 one hundred million dollars (\$100,000,000). 25 (C) If the provider's parent company's Form 10-K, Form 20-26 F, or audited financial statements are filed to meet the provider's financial 27 stability requirement, then the parent company shall agree to guarantee the 28 obligations of the obligor relating to service contracts sold by the provider 29 in this state. 30 SECTION 3. Arkansas Code § 11-9-801(a), concerning the methods for 31 32 paying workers' compensation benefits, is amended to read as follows: 33 (a) Compensation shall be paid by check, by electronic funds transfer, 34 or by state warrant. 35

SECTION 4. Arkansas Code § 23-60-108 is amended to read as follows:

1 23-60-108. Penalty generally. 2 Each violation of the Arkansas Insurance Code for which a greater penalty is not provided by other applicable laws of this state, in addition 3 4 to any applicable refusal, suspension, or revocation of a license or 5 certificate of authority, and upon conviction in a court of this state, shall 6 be punishable by a fine of not less than fifty dollars (\$50.00) nor more than 7 one thousand dollars (\$1,000). Unless a greater penalty is provided by 8 another law of this state, a violation of a statute or regulation enforceable 9 by the Insurance Commissioner is punishable: 10 (1) By the refusal, suspension, revocation, or nonrenewal of a 11 license or certificate of authority; and 12 (2) A fine no greater than one thousand dollars (\$1,000) per 13 violation, not to exceed fifty thousand dollars (\$50,000) in any six-month 14 period. 15 16 SECTION 5. Arkansas Code § 23-61-103(d)(6), concerning the release of 17 active examination or investigatory files, is amended to read as follows: 18 (6) Release of active investigatory or examination files as 19 provided in under subdivision (d)(4) (d)(5) of this section does not abrogate 20 or modify the confidential nature of investigatory or examination files as 21 provided in under subdivision (d)(2) of this section. 22 SECTION 6. Arkansas code § 23-61-207 is amended to read as follows: 23 24 23-61-207. Confidentiality of ancillary information. 25 All working papers, recorded information, documents, and copies 26 produced by, obtained by, or disclosed to the Insurance Commissioner or any 27 other person in the course of an examination made under this subchapter must 28 be given confidential treatment and are not subject to subpoena and may not 29 be made public by the commissioner or any other person, except to the extent 30 provided in § 23-61-205. In addition, all workpapers, financial statement 31 analyses, ratio calculations, and any other materials produced by State 32 Insurance Department financial examiners or analysts, or documents submitted 33 or disclosed to the department by an insurer in response to a request from 34 the commissioner or a department financial examiner or analyst during the 35 course of reviewing or investigating the financial solvency, condition, or 36 affairs of an insurer, shall be confidential and not subject to subpoena,

1	except to the extent as provided in § 23-61-205. Access may also be granted
2	to the National Association of Insurance Commissioners. The parties must
3	agree in writing prior to receiving the information to provide to it the same
4	confidential treatment as required by this section, unless the prior written
5	consent of the company to which it pertains has been obtained.
6	
7	SECTION 7. The introductory language to Arkansas Code § 23-61-401,
8	concerning fees, licenses, and charges collected by the Insurance
9	Commissioner, is amended to read as follows:
10	The Insurance Commissioner shall collect in advance, and persons so
11	served shall annually or biennially as prescribed by rule of the commissioner
12	and pay to the Treasurer of State through the commissioner, the following
13	fees, licenses, and miscellaneous charges as follows:
14	
15	SECTION 8. Arkansas Code § 23-61-401(8), concerning nonresident agent
16	license fees, is amended to read as follows:
17	(8) Nonresident agent license fees: As established by rule of
18	the commissioner
19	(A) Original license, individual 30.00
20	(B) Annual continuation of license, individual.30.00
21	(C)Original license, nonresident firms and corporations
22	plus one (1) qualifying individual100.00
23	(D) Each additional individual 30.00
24	(E)Annual continuation of nonresident firms and corporation
25	license 100.00
26	(F)Annual continuation of each additional individual
27	
28	
29	SECTION 9. Effective January 1, 2010, Arkansas Code § 23-61-703(a),
30	concerning a licensed insurer's administrative and financial regulation fee,
31	is amended to read as follows:
32	(a) Notwithstanding the provisions of $\$$ 26-57-602 and other provisions
33	of Arkansas law, all licensed insurers, including, but not limited to,
34	without limitation all licensed stock and mutual insurance companies, health
35	maintenance organizations, fraternal benefit societies, hospital and medical
36	service corporations, stipulated premium insurers, reinsurers, and farmers,

1	mutual aid associations shall annually on or before June 30 at the time and
2	in the manner as prescribed by the Insurance Commissioner shall prescribe or
3	at times alternate from June 30 annually as the commissioner shall prescribe,
4	shall pay to the State Insurance Department Trust Fund a nonrefundable
5	administrative and financial regulation fee. no later than:
6	(1) June 1; or
7	(2) A date or dates established by rule of the commissioner.
8	
9	SECTION 10. Arkansas Code § 23-62-111(a), concerning employee benefit
10	stop-loss insurance, is amended to read as follows:
11	(a) As used in the Arkansas Insurance Code, "employee benefit stop-
12	loss insurance" or "employee benefit excess loss insurance" means coverage
13	that insures an employer or an employer-sponsored health plan against the
14	risk that <u>:</u>
15	(1) any Any one (1) claim will exceed a specific dollar amount;
16	or
17	(2) that the The entire loss of a self-insurance plan will
18	exceed a specific dollar amount.
19	
20	SECTION 11. Arkansas Code § 23-63-111(a)(1), concerning the delivery
21	of claim loss information to the policyholder, is amended to read as follows:
22	(a)(1)(A) Upon written request, each licensed property and casualty
23	insurer shall mail or deliver the policyholder's claim loss information to
24	the policyholder or his or her authorized producer within thirty (30) days
25	$\underline{\text{from the date of receipt}}$ of the request $\underline{\text{by from}}$ the policyholder.
26	(B) If the requested claim loss information is not
27	provided directly to the policyholder, the authorized producer shall mail or
28	deliver the requested claim loss information to the policyholder within seven
29	(7) days from the date of receipt of the claim loss information from the
30	licensed property and casualty insurer.
31	
32	SECTION 12. Arkansas Code § 23-63-201(d)(2), concerning gift
33	annuities, is amended to read as follows:
34	(2) Each Upon entering an annuity agreement, a domestic
35	corporation or association shall maintain reserves with respect to the
36	annuity or income stream that it has agreed to pay to a charitable donor by

1	shall establish and maintain liabilities with respect to the annuity by one
2	(1) of the following methods, using an amount:
3	(A) Calculation of the reserves:
4	(i) Upon the obligation of the permittee to the
5	donor annuitant in the manner set forth in the Standard Valuation Law for
6	Life Insurance and Annuities, § 23-84-101 et seq., concerning the standard
7	valuation law for life insurance and annuities; or
8	(ii) As the present value of all future benefits to
9	be paid to the donor annuitant based upon the most recent mortality table
10	published by the Internal Revenue Service; or
11	(B) Maintaining account reserves in an amount equal to the
12	aggregate values determined at the dates of contribution of all assets
13	received from donors with respect to annuities for annuitants who are then
14	living. Not less than the present value of future benefits payable to the
15	donor as determined by the most recent method established by the Internal
16	Revenue Service;
17	(B) Determined by applying the method established for
18	annuities under the Standard Valuation Law for Life Insurance and Annuities,
19	§ 23-84-101 et seq.; or
20	(C) Equal to the aggregate values determined at the dates
21	of contribution of all assets received from donors with respect to annuities
22	for annuitants who are then living.
23	
24	SECTION 13. Arkansas Code § 23-63-201(d)(5), concerning the
25	requirement to maintain net admitted assets, is amended to read as follows:
26	(5) Each domestic corporation or association maintaining
27	reserves in the manner described in subdivision $\frac{(d)(2)(B)}{(d)(2)(C)}$ of this
28	section shall maintain net admitted assets at least equal to the amount of
29	the reserves plus all other outstanding liabilities.
30	
31	SECTION 14. Arkansas Code § 23-63-201(d)(7), concerning gift
32	annuities, is amended to read as follows:
33	(7) $\frac{(A)}{(A)}$ The required admitted assets shall be invested:
34	$\frac{(i)(A)}{(A)}$ Only in securities permitted by the provisions of
35	§§ 23-63-801 - 23-63-833, 23-63-835, 23-63-836, 23-63-839, and 23-63-840; or
36	(ii)(R) In accordance with the provisions of the prudent

1 investor rule stated in §§ 24-2-610 - 24-2-619. 2 (B) The investments shall be held by a custodian in accordance with § 23-69-134(b)(4). 3 4 5 SECTION 15. Arkansas Code § 23-63-201(d)(9)(C)(i), concerning gift 6 annuities, is amended to read as follows: 7 (C)(i) All corporations or associations operating under 8 this subsection shall be required to file an annual financial statement of 9 their operations and accounts and schedule of outstanding annuities with 10 applicable reserves within ninety (90) one hundred eighty (180) days of the 11 end of their fiscal year. 12 13 SECTION 16. Arkansas Code § 23-63-201, concerning the requirement that 14 an insurer obtain a certificate of authority and exceptions to that 15 requirement, is amended to add an additional subsection to read as follows: 16 (f) The commissioner may punish a person that fails to meet the requirements of subsection (d) or subsection (e) of this section by: 17 18 (1) Imposing a penalty of up to ten thousand dollars (\$10,000); 19 <u>or</u> 20 (2) Suspending or revoking the charitable annuity permit and authority to operate under subsection (d) or subsection (e) of this section. 21 22 2.3 SECTION 17. Arkansas Code § 23-63-215 is amended to read as follows: 24 23-63-215. Certificate of authority - Period of suspension -25 Reinstatement. 26 (a) Beginning January 1, 2006, The suspension of an insurer's 27 certificate of authority shall be for is indefinite unless: the 28 (1) A specific period is fixed by the Insurance Commissioner in 29 the order of suspension; or 30 (2) unless the The commissioner shortens or rescinds the 31 suspension. 32 (b)(1) During Unless in the order of suspension the commissioner 33 waives payment of any fees, licenses, and taxes during the period of 34 suspension, the insurer shall file its annual statement and pay fees, 35 licenses, and taxes during the suspension as required under the Arkansas Insurance Code as if the certificate of authority had continued in full 36

1	force.
2	(2) Upon reinstatement of a suspended insurer's certificate of
3	authority, all fees, licenses, and taxes accumulated during the suspension
4	are immediately due and payable.
5	(c)(1) Upon expiration of the suspension period, if If a suspension
6	$\underline{\text{ends}}$ within the period $\underline{\text{the}}$ $\underline{\text{a}}$ certificate of authority has not otherwise
7	terminated, the insurer's certificate of authority shall automatically
8	reinstate unless the commissioner finds that:
9	(A) the The causes of the suspension have not been
10	removed;; or
11	(B) that the The insurer is otherwise not in compliance
12	with the requirements of the Arkansas Insurance Code,
13	(2) If the commissioner finds that the certificate of authority
14	does not automatically reinstate, and of which the commissioner shall provide
15	$\underline{\text{written notice and}}$ give the insurer $\underline{\text{notice not less than}}$ thirty (30) days $\underline{\text{in}}$
16	advance of the expiration of the suspension period to remove the cause for
17	suspension or otherwise comply with the Arkansas Insurance Code.
18	(3) If the certificate of authority is not so automatically
19	reinstated, the certificate of authority shall be deemed to have expired as
20	of the end of the suspension period or upon the earliest of:
21	(A) Thirty (30) days after the commissioner gives notice
22	under subdivision (c)(2) of this section; or
23	(B) The failure of the insurer to continue the certificate
24	of authority during the suspension period, whichever event first occurs.
25	(d) Upon reinstatement of the insurer's certificate of authority:
26	$\underline{\text{(1)}}$, the $\underline{\text{The}}$ authority of its $\underline{\text{the insurer's}}$ agents in this state
27	to represent the insurer shall likewise reinstate. is reinstated; and
28	(2) The commissioner shall promptly notify the insurer and its
29	agents in this state of the reinstatement.
30	
31	SECTION 18. Arkansas Code § 23-63-216(b)(5), concerning the filing of
32	information with the National Association of Insurance Commissioners, is
33	amended to read as follows:
34	(b)(5) Each authorized insurer shall submit its annual and quarterly
35	statement and supplemental information to the National Association of
36	Insurance Commissioners in hardcopy and electronic format as specified by the

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1
     National Association of Insurance Commissioners.
 2
 3
           SECTION 19. Arkansas Code § 23-63-701(g), concerning the limit of risk
 4
     of a mutual insurer, is repealed.
 5
           (g) Limit of risk as to newly organized domestic mutual insurers shall
 6
     be as provided in § 23-69-112.
 7
8
           SECTION 20. Arkansas Code § 23-63-818 is amended to read as follows:
 9
           23-63-818. Stocks of subsidiaries.
10
           (a) With the Insurance Commissioner's consent, an written approval, a
11
     domestic insurer may invest in the stock of its wholly owned subsidiary
12
     insurance corporation or in the stock of its wholly owned subsidiary business
     corporation formed or acquired for, and necessary and incidental to,:
13
14
                 (1) the The convenient operation of the domestic insurer's
15
     insurance business; or
16
                 (2) the The administration of any of its the domestic insurer's
     lawful investments.
17
18
           (b) All Unless a greater investment has been approved in writing by
19
     the commissioner:
20
                 (1) All of the domestic insurer's investments under this
21
     section, together with its investments in insurance stocks under § 23-63-
22
     817(b)_{\tau} shall not at any time exceed:
23
                       (A) the The amount of the investing domestic insurer's
24
     surplus if a life insurer; or
25
                       (B) its The domestic insurer's surplus to policyholders
26
     policyholders' surplus if other than a life insurer.; and
27
                 (c)(1)(2)(A) Unless a greater investment has been approved in
28
     writing by the commissioner, a A domestic insurer subject to this subchapter
29
     shall limit its investments in common stock, preferred stock, debt
30
     obligations, and other securities of its noninsurance subsidiaries to the
     lesser of:
31
32
                             (A)(i) Ten percent (10%) of the domestic insurer's
33
     assets; or
34
                             (B)(ii) Fifty percent (50%) of the domestic
35
     insurer's surplus.
36
                       (2)(B) This subsection subdivision (b)(2) does not apply
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- to the amount of an investment held on July 31, 2007, by a domestic insurer licensed in Arkansas.
- 3 <u>(c) With the prior written approval of the commissioner, a domestic</u>
- 4 <u>insurer may invest any amount in the securities of one (1) or more of the</u>
- 5 domestic insurer's subsidiaries if after the investment the domestic
- 6 <u>insurer's policyholders' surplus is:</u>
- 7 (1) Reasonable in relation to the domestic insurer's outstanding
- 8 <u>liabilities; and</u>
- 9 (2) Adequate for the domestic insurer's financial needs.
- 10 (d) An investment that exceeds the scope of an approval granted under
- 11 this section requires the additional prior written approval of the
- 12 <u>commissioner</u>.

- SECTION 21. Arkansas Code § 23-63-841(f), concerning the Insurance
- 15 Commissioner's approval of derivative transactions, is amended to read as
- 16 follows:
- 17 (f) The commissioner may approve additional transactions involving the
- 18 use of derivative instruments in excess of the limits of subsection (b)(c) of
- 19 this section or for other risk management purposes, but replication
- 20 transactions shall are not be permitted for other risk management purposes.

21

- 22 SECTION 22. The introductory paragraph of Arkansas Code § 23-63-
- 23 1105(b), concerning transactions between a controlled insurer and a
- 24 controlling insurance producer, is amended to read as follows:
- 25 (b) A controlled insurer shall not accept business from a controlling
- 26 producer and a controlling producer shall not place business with a
- 27 controlling controlled insurer unless there is a written contract between the
- 28 controlling producer and the controlled insurer specifying the
- 29 responsibilities of each party, which and the contract has been approved by
- 30 the board of directors of the controlled insurer and contains the following
- 31 minimum provisions:

- 33 SECTION 23. Arkansas Code § 23-63-1607(b)(3)(A), concerning the annual
- 34 report of an association captive insurance company, is amended to read as
- 35 follows:
- 36 (b)(3)(A) Unless provided otherwise;

T	$\underline{(1)}$ and association captive insurance company shall
2	file its report in the form required by § 23-63-216(a); and
3	(ii) an An industrial insured group shall:
4	$\underline{\text{(a)}}$ file $\underline{\text{File}}$ its report in the form required
5	by § 23-63-216(a), and
6	(b) each industrial insured group shall comply
7	Comply with the requirements set forth in $23-63-216(h)$ $23-63-216(b)(1)$.
8	
9	SECTION 24. Effective January 1, 2010, Arkansas Code Title 23, Chapter
10	63 is amended to add an additional subchapter to read as follows:
11	23-63-1901. Title.
12	This subchapter shall be known and may be cited as the "Property and
13	Casualty Actuarial Opinion Law".
14	
15	23-63-1902. Definitions.
16	As used in this subchapter:
17	(1) "Actuarial opinion summary" means a summary of the
18	information supporting a statement of actuarial opinion;
19	(2) "Appointed actuary" means the actuary appointed by a
20	property and casualty insurance company to prepare a statement of actuarial
21	opinion and an actuarial opinion summary; and
22	(3) "Statement of actuarial opinion" means the actuarial opinion
23	of an appointed actuary prepared in accordance with the appropriate National
24	Association of Insurance Commissioners Property and Casualty Annual Statement
25	<u>Instructions.</u>
26	
27	23-63-1903. Annual statement of actuarial opinion, actuarial opinion
28	summary, and supporting documentation required.
29	(a)(1) Unless exempted by the Insurance Commissioner, a property and
30	casualty insurance company doing business in this state shall annually file
31	with the commissioner a statement of actuarial opinion and an actuarial
32	opinion summary.
33	(2) A property and casualty insurance company licensed but not
34	domiciled in this state shall provide the actuarial opinion summary upon
35	request.
36	(b)(l) An actuarial report and underlying work papers as required by

1	the appropriate National Association of Insurance Commissioners Property and
2	Casualty Annual Statement Instructions shall be prepared to support each
3	statement of actuarial opinion.
4	(2) If a property and casualty insurance company fails to
5	provide a supporting actuarial report or underlying work papers at the
6	request of the commissioner or the commissioner determines that the
7	supporting actuarial report or work papers provided by the insurance company
8	are not acceptable to the commissioner, the commissioner may engage a
9	qualified actuary at the expense of the property and casualty insurance
10	<pre>company to:</pre>
11	(A) Review the statement of actuarial opinion and the
12	basis for the statement of actuarial opinion; and
13	(B) Prepare the supporting actuarial report or work
14	papers.
15	
16	23-63-1904. Liability of appointed actuary.
17	An appointed actuary is not liable for damages to any person other than
18	the property and casualty insurance company or the Insurance Commissioner, or
19	both the property and casualty insurance company and the commissioner, for
20	any act, error, omission, decision, or conduct with respect to the actuary's
21	statement of actuarial opinion, except in cases of fraud or willful
22	misconduct on the part of the appointed actuary.
23	
24	23-63-1905. Confidentiality.
25	(a) The statement of actuarial opinion shall be filed with the annual
26	statement required by § 23-63-216 and treated as a public record under the
27	Freedom of Information Act of 1967, § 25-19-101 et seq.
28	(b)(l) Documents, materials or other information in the possession or
29	control of the State Insurance Department that are considered an actuarial
30	report, work papers, or an actuarial opinion summary provided in support of
31	the statement of actuarial opinion, and any other material provided by the
32	property and casualty insurance company to the commissioner in connection
33	with the actuarial report, work papers, or actuarial opinion summary, are:
34	(A) Confidential by law;
35	(B) Privileged;
36	(C) Not public records under the Freedom of Information

1	Act of 1967, § 25-19-101 et seq.;
2	(D) Not subject to subpoena; and
3	(E) Not discoverable or admissible as evidence in a
4	private civil action.
5	(2) This subsection (b) does not limit the Insurance
6	Commissioner's authority to:
7	(A) Release the documents, materials, or other information
8	to the Actuarial Board for Counseling and Discipline if:
9	(i) The documents, materials, or other information
10	is required for professional disciplinary proceedings; and
11	(ii) The board establishes procedures satisfactory
12	to the commissioner for preserving the confidentiality of the documents,
13	materials, or other information; or
14	(B) Use the documents, materials, or other information in
15	furtherance of any regulatory or legal action brought as part of the
16	commissioner's official duties.
17	(c) The commissioner or any person who received documents, materials,
18	or other information while acting under the authority of the commissioner
19	shall not testify in a private civil action concerning any confidential
20	documents, materials, or information described in subsection (b) of this
21	section.
22	(d) To assist the performance of the commissioner's duties, the
23	<pre>commissioner may:</pre>
24	(1) Share with the following entities the documents, materials,
25	or other information described in subsection (b) of this section if the
26	respective entity agrees to maintain the confidentiality and privileged
27	status of documents, materials, or other information and has the legal
28	authority to maintain confidentiality:
29	(A) Other state, federal, and international regulatory
30	agencies;
31	(B) The National Association of Insurance Commissioners
32	and its affiliates and subsidiaries; and
33	(C) State, federal, and international law enforcement
34	authorities;
35	(2)(A) Receive documents, materials, or information, including
36	otherwise confidential and privileged documents materials or information

1	11000.
2	(i) The National Association of Insurance
3	Commissioners and its affiliates and subsidiaries; and
4	(ii) Regulatory and law enforcement officials of
5	other foreign or domestic jurisdictions.
6	(B) The commissioner shall maintain as confidential or
7	privileged any document, material, or information received with notice or the
8	understanding that it is confidential or privileged under the laws of the
9	jurisdiction that is the source of the document, material, or information;
10	<u>and</u>
11	(3) Enter into agreements governing the sharing and use of
12	information consistent with this subsection and subsections (b) and (c) of
13	this section.
14	(e) A waiver of any applicable privilege or claim of confidentiality
15	in the documents, materials, or information described in subsection (b) of
16	this section shall not occur as a result of disclosure to the commissioner
17	under this section or as a result of sharing a document, material, or other
18	information under subsection (d) of this section.
19	
20	SECTION 25. Arkansas Code § 23-64-209(d), concerning adjusting
21	procedures in response to a catastrophe, is amended to read as follows:
22	(d) However, no adjuster's license or qualifications shall be required
23	$\frac{\text{as to any}}{\text{An}}$ adjuster who is sent into this state on behalf of an insurer for
24	the purpose of investigating or making adjustment of a particular loss
25	$\underline{\text{resulting from a catastrophe}} \text{ under an insurance policy}, \underline{\text{or for the adjustment}}$
26	of a series of losses resulting from a catastrophe common to all the losses
27	is not required to be qualified or licensed under this section if within ten
28	(10) business days of entering the state the adjuster notifies the
29	commissioner in writing of the adjuster's activities on behalf of the
30	insurer.
31	
32	SECTION 26. Arkansas Code § 23-64-209, concerning the qualifications
33	for holding an insurance adjuster's license, is amended to add an additional
34	subsection to read as follows:
35	(e)(1)(A) Unless exempt under subdivision (e)(2) of this section, a
36	licensed adjuster shall successfully complete and report a minimum of twenty-

1	four (24) hours of continuing education courses approved by the commissioner
2	within the time established by rule of the commissioner.
3	(B) At least three (3) hours of continuing education
4	required by this subsection (e) shall be in an ethics course approved by the
5	commissioner.
6	(2) This subsection (e) does not apply to an adjuster licensed
7	<u>in:</u>
8	(A) This state for less than one (1) year; or
9	(B) Another state if the adjuster has satisfied the
10	continuing education requirements of the licensing state.
11	
12	SECTION 27. Arkansas Code $\S 23-64-209(b)(6)(A)(v)$, concerning the
13	effective date for insurance adjuster examinations, is repealed.
14	(v) This examination requirement shall be effective
15	only as to all resident applicants for license as an adjuster hereunder
16	beginning January 1, 1986.
17	
18	SECTION 28. Arkansas Code § 23-64-215 is amended to read as follows:
19	23-64-215. Continuance of license.
20	(a) All insurance consultants or adjuster licenses shall continue in
21	force unless nonrenewed, expired, suspended, revoked, or terminated, but
22	shall be subject at all times to annual payment to the Insurance Commissioner
23	of the applicable continuation fee as stated in § 23-61-401, accompanied by a
24	written request for the continuation:
25	(1) On or before the licensee's birthday if an individual; or
26	(2) The annual period from the date of issue if a firm, limited
27	liability company, or corporation Unless the license of an insurance adjuster
28	or an insurance consultant is not renewed, expires, is suspended, is revoked,
29	or is terminated, the licensee may continue the license by:
30	(1) Paying annually or biennially the continuation of license
31	fee prescribed by rule of the Insurance Commissioner; and
32	(2) Complying with all other rules of the commissioner for
33	continuing the license.
34	(b) (1) A licensee who allows his or her license to lapse may reinstate
35	the $\frac{1}{2}$ license within twelve (12) months after the due date of the $\frac{1}{2}$
36	continuation of license fee without the necessity of passing a written

1	examination.
2	(2) However, a penalty in the amount of double the unpaid
3	renewal continuation of license fee shall be required for any renewal
4	continuation of license fee received after the due date.
5	
6	SECTION 29. Arkansas Code § 23-64-220(c), concerning the record
7	retention requirements for insurance agents and brokers, is amended to read
8	as follows:
9	(c) $\underline{(1)(A)}$ The agent or broker shall keep at his or her place of
10	business the usual and customary records pertaining to transactions under his
11	or her license for at least:
12	(i) Five (5) years from the date the record was
13	created; or
14	(ii) One (1) year following the final settlement or
15	final adjudication of a criminal proceeding, civil litigation, or an
16	administrative proceeding:
17	(a) Commenced within five (5) years from the
18	date the record was created; and
19	(b) Involving records pertaining to a
20	transaction conducted by the agent or broker under his or her license.
21	(B) A record required to be kept by this subsection (c)
22	may be maintained in its original form, electronically, or as a hard copy.
23	(2) As used in this subsection (c), "usual and customary
24	records" means:
25	(A) Applications;
26	(B) Memoranda;
27	(C) Notations of telephone conversations or other
28	communications;
29	(D) Billing information;
30	(E) Correspondence;
31	(F) Policy information;
32	(G) Claims files; and
33	(H) Any other records detailing insurer information or
34	insurance policies or contracts bound through the agent or broker.
35	
36	SECTION 30. Arkansas Code § 23-64-301 is amended to read as follows:

- 1 23-64-301. Continuing education required.
- 2 (a) Beginning July 1, 2003, each insurance producer licensed in this 3 state shall successfully complete courses of instruction as required by this 4 section unless exempt under § 23-64-302.
- 5 (b)(1) Beginning July 1, 2003, during each annual period of the 6 duration of his or her license, any person an individual licensed to act as 7 an insurance producer shall satisfactorily complete courses or programs of 8 instruction equivalent to:
- 9 (A) A minimum of eight (8) hours of related instruction 10 for a life license or an accident and health license, or both;
- 11 (B) A minimum of eight (8) hours of instruction for a 12 property and casualty license; or
- 13 (C) A minimum number of hours of instruction for a title 14 insurance license as established by rule of the Insurance Commissioner.
- 15 (2) Persons An individual holding dual licenses for life and
 16 accident and health or life or accident and health and property and casualty
 17 shall also be required to complete courses of instruction for a total of ten
 18 (10) hours.
- (3)(A) Beginning July 1, 2003, as part of the continuing
 education described in subdivisions (b)(1) and (2) of this section, during
 each annual period of the duration of the insurance producer's license, any
 person an individual licensed to act as an insurance producer shall
 satisfactorily complete at least one (1) hour of training in an ethics course
 that is related to the business of insurance and that has been approved by
 the Insurance Commissioner commissioner.
- 26 (B) The ethics training under subdivision (b)(3)(A) of 27 this section shall count toward the producer's eight (8) hours of continuing 28 education required under subdivision (b)(1) of this section.
- 29 (4)(A) As of July 1, 2003, all insurance producers an insurance 30 producer holding an active license shall meet the requirements under this 31 section unless exempt under § 23-64-302.
- 32 (B) All insurance producers An insurance producer licensed after July 1, 2003, shall also meet the requirements of this section, and as of July 1, 2003, the exemptions contained in § 23-64-302(3) and (4) shall no longer be applicable apply to those insurance producers.

(c) An individual who holds a title insurance license shall complete

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1
     the minimum number of hours of continuing education courses established by
 2
     rule of the commissioner.
 3
           (d) The commissioner may arrange for the administration of this
 4
     subchapter, or any part thereof, hire an independent contractor to administer
 5
     all or part of this subchapter in a fair and impartial manner by an
 6
     independent contractor as specified by contract and without unfair
 7
     discrimination as between individuals subject to this subchapter.
 8
 9
           SECTION 31. Effective January 1, 2010, Arkansas Code § 23-64-301(a)
10
     and (b), concerning continuing education requirements for insurance
11
     producers, are amended to read as follows:
12
           (a)(1) Beginning July 1, 2003, each Unless exempt under § 23-64-302, an
13
     insurance producer licensed in this state shall successfully complete and
14
     report the courses of instruction as required by this section unless exempt
15
     under § 23-64-302 within the biennial period prescribed by rule of the
16
     Insurance Commissioner for the insurance producer to satisfy the continuing
17
     education requirements necessary to continue the insurance producer's
18
     license.
19
                 (2) The exemptions in \S 23-64-302(3) and (4) do not apply to an
20
     insurance producer licensed after July 1, 2003.
21
           (b)(1) Beginning July 1, 2003, during each annual period of the
22
     duration of his or her license, any person licensed to act as an insurance
23
     producer shall satisfactorily complete courses or programs of instruction
24
     equivalent to:
25
                       (A) A minimum of eight (8) hours of related instruction
26
     for a life license or an accident and health license, or both;
27
                       (B) A minimum of eight (8) hours of instruction for a
28
     property and casualty license; or
                       (C) A minimum number of hours of instruction for a title
29
30
     insurance license as established by rule of the Insurance Commissioner.
31
                 (2) Persons holding dual licenses for life and accident and
32
     health or life or accident and health and property and casualty shall also be
33
     required to complete courses of instruction for a total of ten (10) hours.
34
                 (3)(A) Beginning July 1, 2003, as part of the continuing
35
     education described in subdivisions (b)(1) and (2) of this section, during
     each annual period of the duration of the insurance producer's license, any
36
```

1	person licensed to act as an insurance producer shall satisfactorily complete
2	at least one (1) hour An individual shall satisfactorily complete a minimum
3	of twenty-four (24) hours of continuing education courses each biennial
4	period for continuing education if the individual is licensed to sell:
5	(A) Life insurance;
6	(B) Accident and health or sickness insurance;
7	(C) Property insurance;
8	(D) Casualty insurance;
9	(E) Variable products insurance; or
10	(F) Personal lines insurance.
11	(2) At least three (3) hours of training continuing education
12	required by this subsection shall be in an ethics course that is related to
13	the business of insurance and that has been approved by the Insurance
14	Commissioner.
15	(B) The ethics training under subdivision (b)(3)(A) of
16	this section shall count toward the producer's eight (8) hours of continuing
17	education required under subdivision (b)(1) of this section.
18	(4)(A) As of July 1, 2003, all insurance producers holding an
19	active license shall meet the requirements under this section unless exempt
20	under § 23-64-302.
21	(B) All insurance producers licensed after July 1, 2003,
22	shall also meet the requirements of this section, and as of July 1, 2003, the
23	exemptions contained in § 23-64-302(3) and (4) shall no longer be applicable
24	to those insurance producers.
25	
26	SECTION 32. Arkansas Code § 23-64-405(g)(2), concerning reporting
27	requirements, is amended to read as follows:
28	(g)(2) This subsection shall does not apply to relationships governed
29	by § 23-63-601 the Insurance Holding Company Regulatory Act, § 23-63-501 et
30	seq.
31	
32	SECTION 33. Arkansas Code § 23-65-311(e), concerning the delivery of
33	claim loss information to a policyholder, is amended to read as follows:
34	(e)(1)(A) Upon written request, each approved but nonadmitted surplus
35	lines insurer shall mail or deliver the policyholder's claim loss information
36	to the policyholder or his or her surplus lines broker within thirty (30)

1	days <u>from the date of receipt</u> of the request $\frac{by}{from}$ the policyholder.
2	(B) If the claim loss information is provided to the
3	surplus lines broker, the surplus lines broker shall deliver the claim loss
4	information to the policyholder within seven (7) days from the date of
5	receipt of the claim loss information from the surplus lines insurer.
6	(C) If the surplus lines broker generates the claim loss
7	information for the surplus lines insurer, the claim loss information shall
8	be provided to the policyholder within thirty (30) days from the date of
9	receipt of the request from the policyholder.
10	(2)(A) "Claim loss information" as used in this subsection means
11	the:
12	(i) Date of loss;
13	(ii) Property insured; and
14	(iii) Amount paid.
15	(B) "Claim loss information" as used in this subsection
16	does not include supporting claim file documentation, including, but not
17	limited to, without limitation copies of claim files, investigation reports,
18	evaluation statements, insured's statements, and documents protected by a
19	common law or statutory privilege.
20	(3) The surplus lines insurer or the surplus lines broker may
21	charge a reasonable fee for providing the $\underline{\operatorname{claim}\ loss}$ information as part of
22	the expense of underwriting the policy.
23	(4) The surplus lines insurer and the surplus lines broker shall
24	$\underline{\text{are}}$ not $\underline{\text{be}}$ required to maintain claim loss information for more than five (5)
25	years following the termination of coverage.
26	
27	SECTION 34. Arkansas Code § 23-69-113 is amended to read as follows:
28	23-69-113. Formation of nonlife mutual insurer — Bond Deposit
29	required.
30	(a) Before soliciting any applications for insurance \underline{as} required under
31	\S 23-69-112 as <u>a</u> qualification for the certificate of authority, the
32	incorporator or incorporators of the proposed insurer shall file deposit with
33	the Insurance Commissioner a corporate surety bond or other acceptable
34	securities in the penal sum of one hundred thousand dollars (\$100,000) in
35	favor of the state and for the use and benefit of the state and of applicant
36	members and creditors of the corporation. The bond deposit shall be

l conditioned as follows:

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- 2 (1) For the prompt return to applicant members of all premiums 3 collected in advance;
 - (2) For payment of all indebtedness of the corporation; and
- 5 (3) For payment of costs incurred by the state in <u>the</u> event of 6 any legal proceedings for liquidation or dissolution of the corporation, all 7 in the event the corporation fails to complete its organization and secure a 8 certificate of authority within one (1) year from and after the date of its 9 certificate of incorporation.
 - (b) In lieu of a bond, the incorporator or incorporators may deposit with the commissioner one hundred thousand dollars (\$100,000) in acceptable securities or United States Government bonds, negotiable and payable to the bearer, with a market value at all times of not less than one hundred thousand dollars (\$100,000) to be held in trust upon the same conditions as required for the bond or other securities.
- 16 (e) (b) Any bond filed or deposit or The remaining portion thereof of
 17 a deposit held under this section shall be released and discharged upon
 18 settlement and termination of all liabilities against it the deposit.
- 19 (d) (c) This section shall does not apply to mutual insurers licensed 20 on or before August 13, 2001.

SECTION 35. Arkansas Code § 23-73-105(g), concerning farmers' mutual aid associations, is amended to read as follows:

- 24 (g)(1) Before any an association or company shall be authorized to may 25 write coverages:
 - (A) The policy form shall have prior approval of the commissioner, in accordance with $\S 23-79-109$; and
- 28 (B) The An association that writes any of the coverages
 29 listed in subsection (f) of this section shall have and thereafter maintain a
 30 minimum surplus of fifty thousand dollars (\$50,000) to be deposited with the
 31 commissioner in the form of securities eligible for deposit under § 23-6332 903; and.
- 33 (C) The association shall have and thereafter maintain
 34 with the commissioner a statutory deposit of not less than fifty thousand
 35 dollars (\$50,000) in the form of securities eligible under § 23-63-903.
- 36 (2)(A) Each association or company shall maintain an unimpaired

1	minimum surplus of five hundred thousand dollars (\$500,000).
2	(B)(i) If compliance with this section would cause the
3	association or company to become impaired or insolvent, the commissioner may
4	allow $\frac{1}{2}$ the association $\frac{1}{2}$ association $\frac{1}{2}$ to augment incrementally its
5	unimpaired minimum surplus in order for the association or company to achieve
6	compliance no later than December 31, 2010.
7	(ii) For good cause shown in writing by an
8	association or company, the commissioner may grant a one-time extension of
9	the deadline set for compliance in subdivision $(g)(2)(B)(i)$ of this section
10	for a period not to exceed two (2) years.
11	(3) However, if the association reinsures its obligations under
12	the coverages listed in this section to the extent of one hundred percent
13	(100%), the commissioner, in his or her discretion, may waive the deposit
14	requirement under this section.
15	(4) The deposit shall be is subject to:
16	(A) conditioned for the The payment of creditors and the
17	prompt payment of all claims arising and accruing to any person in this
18	state+; and
19	(B) The deposit shall be further subject to the The
20	conditions specified in § 23-63-909.
21	
22	SECTION 36. Arkansas Code § 23-75-106 is amended to read as follows:
23	23-75-106. Incorporation — Amendments to articles or bylaws.
24	(a) Any corporation shall hereafter be organized under the laws of
25	this state relating to private corporations not for pecuniary profit, insofar
26	as the laws are not inconsistent with $\frac{1}{2}$ any of the provisions of this chapter.
27	(b)(1) Upon adoption of an amendment to its articles of incorporation
28	$\underline{\text{or}}$ bylaws, the corporation shall make in duplicate under its corporate seal $\underline{\text{a}}$
29	certificate setting forth the amendment and the date and manner of its
30	adoption.
31	(2) The certificate shall be:
32	(A) Executed by the corporation's president or vice
33	president and secretary or assistant secretary; and
34	(B) Acknowledged before an officer authorized by law to
35	take acknowledgments of deeds.
36	(3) The corporation shall deliver to the Insurance Commissioner:

T	(A) A duplicate original of the certificate; and
2	(B)(i) The filing fee that is:
3	(a) Specified in § 23-61-401; or
4	(b) Established by rule of the commissioner.
5	(ii) The filing fee is not refundable.
6	(4) If the commissioner finds that the certificate and the
7	amendment comply with the law, the commissioner shall:
8	(A) Endorse his or her approval upon each of the duplicate
9	originals;
10	(B) Place one (1) set on file in his or her office; and
11	(C) Return the remaining set to the corporation for its
12	corporate records.
13	(5) The amendment shall be effective when the commissioner has
14	endorsed his or her approval on the certificate.
15	(6) If the commissioner finds that the proposed amendment or
16	certificate does not comply with the law, the commissioner shall:
17	(A) Not approve the certificate;
18	(B) Return the duplicate certificate to the corporation
19	with his or her written statement of reasons for not approving the
20	certificate; and
21	(C) Retain the filing fee.
22	
23	SECTION 37. Arkansas Code § 23-79-109(a)(1)(B), concerning the
24	exemptions to the filing requirements for insurance policy and contract
25	forms, is amended to add an additional subdivision to read as follows:
26	(xvii) Policies, contracts, riders, endorsements,
27	and certificates issued by surplus lines insurers.
28	
29	SECTION 38. Arkansas Code § 23-79-138 is amended to read as follows:
30	23-79-138. Information to accompany policies.
31	(a) Every The following information shall accompany every policy of
32	life insurance, accident and health insurance, property insurance, or
33	casualty insurance, or title insurance issued after January 1, 1988, and
34	covering risks located, resident, or to be performed in the State of Arkansas
35	shall be accompanied by the following information:
36	(1) The complete address and telephone number, 800 number if

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2
     service office of the company issuing the policy;
 3
                 (2) The name, address, and telephone number of the agent
 4
     producer or agency soliciting the policy, if applicable; and
 5
                 (3) The address and telephone number, 800 number if available
 6
     including a toll-free number if available, of the State Insurance Department.
 7
           (b) Any A person who fails to comply with the provisions of this
8
     section shall be is subject to the penalties provided in § 23-60-108.
 9
               The Insurance Commissioner is authorized to may adopt appropriate
10
     rules and regulations to enforce and carry out the intent and purposes of
11
     this section.
12
           SECTION 39. Arkansas Code § 23-79-303, concerning exceptions to the
13
14
     minimum standards for property and casualty insurance policies, is amended to
15
     read as follows:
16
           23-79-303. Applicability - Exceptions.
17
           (a) This subchapter shall apply applies to property and casualty
     insurance on commercial risks in this state, except:
18
19
                 (1) Reinsurance;
20
                 (2) Insurance against loss of or damage to aircraft, or their
21
     hulls, accessories, and equipment or against liability arising out of the
22
     ownership, maintenance, or use of aircraft;
2.3
                 (3) Ocean marine or foreign trade insurance;
24
                 (4) Medical malpractice insurance;
25
                 (5)(4) Title insurance;
26
                 (6)(5) Surety or fidelity insurance;
27
                 (7)(6) Credit insurance;
28
                 (8)(7) Workers' compensation or employers' liability insurance;
29
     <del>or</del> and
30
                 (9)(8) Large commercial risks.
           (b) Sections 23-79-307(5)(A), 23-79-311, and 23-79-312 do not apply to
31
32
     medical malpractice insurance.
33
34
           SECTION 40. Arkansas Code § 23-79-506(a), concerning specific
35
     authority granted to the Arkansas Comprehensive Health Insurance Pool, is
     amended to read as follows:
36
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possible including a toll-free number if available, of the policyholder's

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1
           (a)(1) The Arkansas Comprehensive Health Insurance Pool shall have the
 2
     general powers and authority granted under the laws of the State of Arkansas
 3
     to health insurers and, in addition thereto, the specific authority to:
 4
                       (1)(A) Enter into contracts as are necessary or proper to
 5
     carry out the provisions and purposes of this subchapter;
 6
                       (2)(B) Sue or be sued, including taking any legal actions
 7
     necessary or proper;
8
                       (3)(C) Take such legal action as necessary, including, but
9
     not limited to without limitation:
10
                             (A)(i) Avoiding the payment of improper claims
11
     against the pool or the coverage provided by or through the pool;
12
                             (B)(ii) Recovering any amounts erroneously or
     improperly paid by the pool;
13
14
                             (C)(iii) Recovering any amounts paid by the pool as
15
     a result of mistake of fact or law;
16
                             (D)(iv) Recovering other amounts due the pool; or
17
                             (E)(v) Coordinating legal action with the Insurance
18
     Commissioner to enforce the provisions of this subchapter;
19
                       (4)(A)(D)(i) Establish and modify from time to time as
20
     appropriate, rates, rate schedules, rate adjustments, expense allowances,
21
     agent referral fees, claim reserve formulas, deductibles, copayments,
22
     coinsurance, and any other actuarial function appropriate to the operation of
23
     the pool.
24
                             (B)(ii) Rates and rate schedules may be adjusted for
25
     appropriate factors such as age, sex, and geographical variation in claim
26
     costs and shall take into consideration appropriate factors in accordance
27
     with established actuarial and underwriting practices;
28
                       (5)(E) Issue policies of insurance in accordance with the
29
     requirements of this subchapter. All policy forms shall be subject to the
30
     approval of the commissioner;
31
                       (6) (F) Authorize the plan administrator to prepare and
32
     distribute certificate of eligibility forms and enrollment instruction forms
33
     to agents and to the general public;
34
                       (7)(G) Provide for and employ cost-containment measures
     and requirements, including, but not limited to, without limitation
35
36
     preadmission screening, second surgical opinion, concurrent utilization
```

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1
     review, and individual case management for the purposes of making the plan
 2
     more cost effective;
 3
                       (8)(H) Design, utilize, contract, or otherwise arrange for
 4
     the delivery of cost-effective health care services, including establishing
 5
     or contracting directly or through the plan administrator with preferred
 6
     provider organizations, health maintenance organizations, physician hospital
 7
     organizations, or other limited network provider arrangements;
 8
                       (9)(I) Borrow money to effect the purposes of the pool.
 9
     Any notes or other evidence of indebtedness of the pool not in default shall
10
     be legal investments for insurers and may be carried as admitted assets;
11
                       (10)(J) Pledge, assign, and grant a security interest in
12
     any of the assessments authorized by this subchapter or other assets of the
     pool in order to secure any notes or other evidences of indebtedness of the
13
14
     pool;
15
                       (11)(K) Provide for reinsurance of risks incurred by the
16
     pool;
17
                       (12)(L) Provide additional types of plans to provide
18
     optional coverages, including Medicare supplement health insurance and health
19
     savings accounts that comply with applicable federal law as in effect January
20
     1, 2005;
21
                       (13)(M) Enter into reciprocal agreements with other
22
     comparable state plans in order to provide coverage for persons who move
23
     between states and are covered by such other states' plans; and
24
                       (14)(N) Establish lifetime maximum benefits under § 23-79-
25
     510(a)(2)(W) for any person covered by a plan.
26
                 (14)(2) In addition to the other powers granted by the Arkansas
27
     Insurance Code, the commissioner may impose, after notice and hearing in
28
     accordance with the provisions of the Arkansas Insurance Code, a monetary
29
     penalty upon any insurer or suspend or revoke the certificate of authority to
30
     transact insurance in the State of Arkansas of any insurer who that fails to
31
     pay an assessment or otherwise file any report or furnish information
     required to be filed with the Board of Directors of the Arkansas
32
33
     Comprehensive Health Insurance Pool pursuant to the board's direction that
34
     the board believes is necessary in order for the board to perform its duties
35
     under this subchapter.
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1	SECTION 41. Arkansas Code § 23-79-507(d), concerning assessments and
2	fees to fund the Arkansas Comprehensive Health Insurance Pool Program, is
3	amended to read as follows:
4	(d)(1) $\frac{(A)}{(A)}$ All assessments and fees shall be due and payable upon
5	receipt and shall be delinquent if not paid within thirty (30) days of the
6	receipt of the notice by the insurer.
7	(B)(2) Failure to timely pay the assessment will automatically
8	subject the insurer to a ten percent (10%) penalty, which will be due and
9	payable within the next thirty-day period.
10	(C)(3) The board and the commissioner shall have the authority
11	to enforce the collection of the assessment and penalty in accordance with
12	the provisions of this subchapter and the Arkansas Insurance Code.
13	(D)(4) The board may waive the penalty authorized by this
14	subsection if it determines that compelling circumstances exist that justify
15	such a waiver.
16	(2)(A)The board and the commissioner shall have the authority to
17	enforce the collection of the assessment and penalty in accordance with the
18	provisions of this subchapter and the Arkansas Insurance Code.
19	(B) The board may waive the penalty authorized by this
20	subsection if it determines that compelling circumstances exist that justify
21	the waiver.
22	
23	SECTION 42. Arkansas Code § 23-79-509(a)(2), concerning persons not
24	eligible for coverage under a plan offered by the Arkansas Comprehensive
25	Health Insurance Pool, is amended to read as follows:
26	(2) A person shall not be eligible for coverage under the plan
27	if:
28	(A) The person has or obtains health insurance coverage
29	substantially similar to or more comprehensive than a plan policy or would be
30	eligible to have coverage if the person elected to obtain it except that:
31	(i) A person may maintain other coverage for the
32	period of time the person is satisfying any waiting period for a preexisting
33	condition under a plan policy; and
34	(ii) A person may maintain plan coverage for the
35	period of time the person is satisfying a waiting period for a preexisting
36	condition under another health insurance policy intended to replace the plan

1	policy;
2	(B) The person is determined to be eligible for health
3	care benefits under Title XIX of the Social Security Act;
4	(C) The person has previously terminated plan coverage
5	unless twelve (12) months have elapsed since termination of coverage;
6	(D) The person fails to pay the required premium under the
7	covered person's terms of enrollment and participation, in which event the
8	liability of the plan shall be limited to benefits incurred under the plan
9	for the same period for which premiums had been paid and the covered person
10	remained eligible for plan coverage;
11	(E) The plan has paid a total of one million dollars
12	(\$1,000,000.00) in benefits on behalf of the covered person the maximum
13	lifetime benefit established by the board in accordance with § 23-79-
14	510(a)(2)(W);
15	(F) The person is a resident of a public institution; or
16	(G) The person's premium is paid for or reimbursed under
17	any government-sponsored program or by any government agency, foundation,
18	health care facility, or health care provider except for premiums paid on
19	behalf of:
20	(i) A trade adjustment assistance eligible person or
21	a qualified trade adjustment assistance eligible person in accordance with
22	section 35 of the Internal Revenue Code; or
23	(ii) An otherwise qualifying full-time employee or
24	dependent of such an employee of a government agency, foundation, health care
25	facility, or health care provider; <u>or</u>
26	(H) The person commits a fraudulent insurance act as
27	defined in § 23-66-501(4) against the Arkansas Comprehensive Health Insurance
28	Pool;
29	
30	SECTION 43. Arkansas Code § 23-79-509(a)(5), concerning loss of
31	coverage when eligibility ends, is amended to read as follows:
32	(5) Except under the conditions set forth in subdivision (a)(4)
33	of this section, the coverage of any person who ceases to meet the
34	eligibility requirements of this section $\frac{1}{2}$ shall be $\frac{1}{2}$ terminates at
35	the end of the current policy period for which the necessary premiums have
36	been paid month that the person ceases to meet the eligibility requirements

1	of this section.
2	
3	SECTION 44. Arkansas Code § 23-79-510(a)(2), concerning to exclusions
4	from coverage under pool plans, is amended to read as follows:
5	(2) EXCLUSIONS. Subject to Unless the contractual policy form
6	language adopted by the board provides otherwise, the following services,
7	supplies, drugs, or articles whether or not prescribed by a physician or not
8	shall not be covered:
9	(A) Any charge for treatment for cosmetic purposes other
10	than surgery for the repair or treatment of an injury or a congenital bodily
11	defect to restore normal bodily functions;
12	(B) Care that is primarily for custodial or domiciliary
13	purposes;
14	(C) Any charge for confinement in a private room to the
15	extent it is in excess of the institution's charge for its most common
16	semiprivate room unless a private room is medically necessary;
17	(D) That part of any charge for services rendered or
18	articles prescribed by a physician, dentist, or other health care personnel
19	that exceeds the prevailing charge in the locality or for any charge not
20	medically necessary;
21	(E) Any charge for services or articles the provision of
22	which that is not within the scope of authorized practice of the institution
23	or individual providing the services or articles;
24	(F) Any expense incurred prior to the effective date of
25	coverage by the plan for the person on whose behalf the expense is incurred;
26	(G) Dental care except as provided in subdivision
27	(a)(l)(K) of this section;
28	(H) Eyeglasses and hearing aids;
29	(I) Illness or injury due to acts of war;
30	(J) Services of blood donors and any fee for failure to
31	replace the first three (3) pints of blood provided to a covered person each
32	policy year;
33	(K) Personal supplies or services provided by a hospital
34	or nursing home or any other nonmedical or nonprescribed supply or service;
35	(L) Routine maternity charges for a pregnancy except when
36	added as optional coverage with payment of additional premiums;

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1
                       (M)(L) Any expense or charge for services, articles,
 2
     drugs, or supplies that are not provided in accord with generally accepted
 3
     standards of current medical practice;
 4
                       (N) Any expense or charge for routine physical
 5
     examinations or tests;
 6
                       (0)(M) Any expense for which a charge is not made in the
 7
     absence of insurance or for which there is no legal obligation on the part of
8
     the patient to pay;
9
                       (P)(N) Any expense incurred for benefits provided under
10
     the laws of the United States and the State of Arkansas, including Medicare
11
     and Medicaid and other medical assistance, military service-connected
12
     disability payments, medical services provided for members of the armed
     forces and their dependents or employees of the armed forces of the United
13
14
     States, and medical services financed on behalf of all citizens by the United
15
     States;
16
                       (0) Any expense or charge for in vitro fertilization,
17
     artificial insemination, or any other artificial means used to cause
18
     pregnancy;
19
                       (R)(P) Any expense or charge for oral contraceptives used
     for birth control or any other temporary birth control measures;
20
21
                       (S)(Q) Any expense or charge for sterilization or
22
     sterilization reversals;
23
                       (T)(R) Any expense or charge for weight-loss programs,
     exercise equipment, or treatment of obesity except when certified by a
24
25
     physician as morbid obesity, i.e., at least two (2) times normal body weight;
26
                       (U)(S) Any expense or charge for acupuncture treatment
27
     unless used as an anesthetic agent for a covered surgery;
28
                       (V)(T) Any expense or charge for organ or bone marrow
29
     transplants other than those performed at a hospital with a board-approved
30
     organ transplant program that has been designated by the board as a preferred
31
     provider organization for that specific organ or bone marrow transplant;
32
                       (W)(U) Any expense or charge for procedures, treatments,
33
     equipment, or services that are provided in special settings for research
34
     purposes or in a controlled environment, are being studied for safety,
35
     efficiency, and effectiveness, and are awaiting endorsement by the
36
     appropriate national medical specialty college for general use within the
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1
     medical community; and
 2
                       (X)(V) Such additional exclusions deemed appropriate by
 3
     the board in accordance with the provisions of subsection (b) of this
 4
     section; and
 5
                       (W)(i) Any benefits that exceed the maximum lifetime
 6
     benefit for plan coverage established by the board under § 23-79-
 7
     506(a)(1)(N).
 8
                             (ii) The maximum lifetime benefit shall not be less
 9
     than one million dollars ($1,000,000) and shall not exceed three million
     dollars ($3,000,000).
10
11
           SECTION 45. Arkansas Code § 23-86-202(12), concerning the definition
12
13
     of a "small employer" for small group health insurance coverage, is amended
14
     to read as follows:
15
                 (12)(A) "Small employer" means any person, firm, corporation,
16
     partnership, or association actively engaged in business who that, on at
17
     least fifty percent (50%) of its working days during the preceding year,
18
     employed no fewer than two (2) nor more than twenty-five (25) eligible
19
     employees, the majority of whom were employed within this state.
20
                       (B) In determining the number of eligible employees under
21
     subdivision (12)(A) of this section, companies that are affiliated companies
22
     or that are eligible to file a combined tax return for purposes of state
23
     taxation shall be are considered to be one (1) employer; and
24
25
           SECTION 46. Arkansas Code § 23-89-305 is amended to read as follows:
26
           23-89-305. Notice required prior to before renewal or nonrenewal -
27
     Inapplicability to commercial policies.
28
           (a)(1) The Except as provided in subsection (e) of this section, the
29
     insurer shall give either a written notice of nonrenewal or an offer of
30
     renewal at least thirty (30) days prior to before the expiration of the
31
     policy's existing term.
32
                 (2)(A) The insurer shall send the insured a written notice and
33
     the insurance producer written or electronic notice of the offer of renewal
34
     under subdivision (a)(1) of this section.
35
                       (B) The notice required under subdivision (a)(2)(A) of
36
     this section shall:
```

1	(i) <u>indicating</u> <u>State</u> the new premium <u>for the renewal</u>
2	policy; and
3	(ii) providing Provide a description of any change
4	in deductible or policy provisions in the renewal policy.
5	(b)(1) This section shall does not apply in case of nonpayment of
6	premium.
7	(2) However, notwithstanding the failure of an insurer to comply
8	with this section, the policy shall terminate on the effective date of any
9	other insurance policy with respect to any automobile designated in both
10	policies.
11	(c) Unless a statement of the grounds for nonrenewal accompanies or is
12	included in the notice of nonrenewal, the notice of nonrenewal shall state or
13	be accompanied by a statement that, upon written request of the named insured
14	mailed or delivered to the insurer not less than fifteen (15) days prior to
15	the effective date of the nonrenewal, the insurer shall specify the grounds
16	for the nonrenewal upon written request of the named insured if the request
17	is mailed or delivered to the insurer not less than fifteen (15) days before
18	the effective date of the nonrenewal.
19	(d) Renewal of a policy shall does not constitute a waiver or estoppel
20	with respect to grounds for cancellation that existed before the effective
21	date of the renewal.
22	(e) This section does not apply to the sixty-day notice requirement
23	for the renewal or nonrenewal of a commercial policy governed by § 23-79-
24	<u>307(7).</u>
25	
26	SECTION 47. Arkansas Code § 23-93-103(2)(A) concerning the definition
27	of "continuing care" under the Continuing Care Provider Regulation Act, is
28	amended to read as follows:
29	(2)(A) "Continuing care" means the furnishing of independent
30	living units to individuals and either:
31	(i) Furnishing nursing care or personal care
32	services pursuant to <u>under</u> an agreement, whether the nursing care or personal
33	care services are provided in the facility or in another setting designated
34	by the agreement for providing continuing care to individuals; $\frac{\partial \mathbf{r}}{\partial t}$
35	(ii)(a) Requiring the payment of an entrance fee by
36	an individual not related by consanguinity or affinity to the provider

I	furnishing the living unit.
2	(b) Payments Payment may be made by an
3	entrance fee alone, an entrance fee and periodic payments, or by payment of
4	less fees for service.
5	
6	SECTION 48. EMERGENCY CLAUSE. It is found and determined by the
7	General Assembly of the State of Arkansas that the state of the economy has
8	made it more important for insurance companies to find appropriate
9	investments; that in certain cases an investment in an insurance company's
10	subsidiary may be a prudent investment option for an insurance company, but
11	the opportunity for the investment is available only for a limited time as
12	economic circumstances permit; and that Section 20 of this act is immediately
13	necessary to permit the timely investment in an insurance company's
14	subsidiary when considered appropriate by the Insurance Commissioner.
15	Therefore, an emergency is declared to exist and Section 20 of this act being
16	immediately necessary for the preservation of the public peace, health, and
17	safety, Section 20 of this act shall become effective on:
18	(1) The date of this act's approval by the Governor;
19	(2) If the bill is neither approved nor vetoed by the Governor,
20	the expiration of the period of time during which the Governor may veto the
21	bill; or
22	(3) If the bill is vetoed by the Governor and the veto is
23	overridden, the date the last house overrides the veto.
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