1 2	State of Arkansas 88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 768
4			
5	By: Senator J. Hutchinson		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	O REGULATE INSURANCE CONSULTANT FEES; A	AND FOR
9	OTHER PU	RPOSES.	
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12		Subtitle	
13	TO	REGULATE INSURANCE CONSULTANT FEES.	
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16	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
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18	SECTION 1. Ar	kansas Code § 23-66-206(10)(B), concern	ning the definition
19	of "rebates", is ame	nded to read as follows:	
20	(B) Not	hing in subdivision <u>Subdivision</u> (10)(A)	or subdivision
21	(14) of this section	shall $\underline{\text{not}}$ be construed as including wi	ithin the
22	definitions of discrimination or rebates "rebates" or "unfair discrimination"		
23	any of the following	practices:	
24		(i) In the case of any contract of	life insurance or
25	life annuity, the pag	ying of bonuses to policyholders or oth	nerwise abating
26	their premiums in who	ole or in part out of surplus accumulat	ted from
27	nonparticipating ins	urance, provided that those bonuses or	abatement of
28	premiums shall be fa	ir and equitable for policyholders and	for the best
29	interests of the com	pany and its policyholders;	
30		(ii) In the case of life insurance	e policies issued
31	on the industrial de	bit plan, making allowance to policyhol	lders who have
32	continuously for a s	pecified period made premium payments d	lirectly to an
33	office of the insure	r in an amount that fairly represents t	the saving in
34	collection expenses;		
35		(iii) Readjustment of the rate of	premium for a
36	group insurance poli	cy based on the loss or expense under t	he policy at the

T	end of the first or any subsequent policy year of insurance under the policy,		
2	which may be made retroactive only for the policy year; or		
3	(iv) Engaging in an arrangement that does not		
4	violate section 106 of the Bank Holding Company Act Amendments of $\frac{1972}{1970}$,		
5	12 U.S.C. § 1972, as interpreted by the Board of Governors of the Federal		
6	Reserve System, or section 1464(q) of the Home Owners Owners' Loan Act, 12		
7	U.S.C. § 1461 et seq.; <u>or</u>		
8	(v) Under a prior agreement with a client paying		
9	annual premiums of seventy-five thousand dollars (\$75,000) or more, adjusting		
10	or refunding a part of a consulting fee charged by a licensed insurance		
11	consultant based on commissions received by the consultant from insurance		
12	carriers;		
13			
14	SECTION 2. Arkansas Code § 23-66-308(c), concerning rebates, is		
15	amended to read as follows:		
16	(c) Nothing in this This section shall \underline{not} be construed as		
17	prohibiting:		
18	(1) the The payment of commissions or other compensation to		
19	licensed agents, brokers, or solicitors, nor shall it be construed as		
20	prohibiting any;		
21	(2) An insurer from allowing or returning to its participating		
22	policyholders, members, or subscribers any dividends, savings, or unabsorbed		
23	premium deposits <u>; or</u>		
24	(3) A licensed insurance consultant who is also a licensed		
25	producer from adjusting or refunding to his or her clients any part of a		
26	consulting fee under a prior written agreement with a client paying annual		
27	premiums of seventy-five thousand dollars (\$75,000) or more based on		
28	commissions received by the consultant from insurers.		
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