1	State of Arkansas As Engrossed: \$3/16/15	
2	90th General Assembly  As Englossed. 35/10/15	
3	Regular Session, 2015 SENATE BILL 7	67
4		
5	By: Senator Rapert	
6	By: Representative Collins	
7		
8	For An Act To Be Entitled	
9	AN ACT TO REGULATE PREPAID FUNERAL BENEFITS CONTRACTS	
10	UNDER THE ARKANSAS PREPAID FUNERAL BENEFITS LAW; TO	
11	DEFINE A NONGUARANTEED PREPAID CONTRACT; TO DECLARE	
12	AN EMERGENCY; AND FOR OTHER PURPOSES.	
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15	Subtitle	
16	TO REGULATE PREPAID FUNERAL BENEFITS	
17	CONTRACTS UNDER THE ARKANSAS PREPAID	
18	FUNERAL BENEFITS LAW; TO DEFINE A	
19	NONGUARANTEED PREPAID CONTRACT; AND TO	
20	DECLARE AN EMERGENCY.	
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23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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25	SECTION 1. Arkansas Code § 23-40-103(10)(B), concerning the definition	n
26	of a "prepaid funeral benefits contract" under the Arkansas Prepaid Funeral	
27	Benefits Law, is amended to read as follows:	
28	(B) "Prepaid funeral benefits contract" or "prepaid	
29	contract" includes a <u>nonguaranteed prepaid contract and a</u> nonspecified	
30	prepaid contract.	
31		
32	SECTION 2. Arkansas Code § 23-40-103, concerning the definitions unde	r
33	the Arkansas Prepaid Funeral Benefits Law, is amended to add an additional	
34	subdivision to read as follows:	
35	(15) "Nonguaranteed prepaid contract" means a prepaid contract	
36	for the selection of merchandise or services that does not guarantee the	

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1	price of the merchandise or services at the time of need.
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3	SECTION 3. Arkansas Code § 23-40-112(a)(2), concerning the interest or
4	earnings of a nonspecified prepaid contract, is amended to read as follows:
5	(2)(A) $\triangle$ Except as provided in subdivision (a)(2)(B) of this
6	section, a nonguaranteed prepaid contract or a nonspecified prepaid contract
7	shall ${\tt not}$ be approved ${\tt unless}$ ${\tt if}$ the ${\tt nonspecified}$ prepaid contract provides
8	the contract holder with interest or earnings during the term of the
9	nonspecified prepaid contract if the nonspecified prepaid contract is not
10	canceled under § 23-40-122.
11	(B) If $\frac{1}{1}$ the $\frac{1}{1}$ nonspecified prepaid contract is canceled
12	under § 23-40-122, the seller may retain the $\frac{\text{interest}}{\text{on}}$ accumulated $\frac{\text{interest}}{\text{on}}$ on
13	the deposit or the cash surrender value of the insurance policy used to
14	purchase the <del>nonspecified</del> prepaid contract in excess of the amount paid by
15	the purchaser.
16	(C) The commissioner by rule may establish additional
17	requirements for a <u>nonguaranteed prepaid contract or a</u> nonspecified prepaid
18	contract.
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20	SECTION 4. Arkansas Code § 23-40-112(b), concerning the requirements
21	of a prepaid funeral benefits contract, is amended to add an additional
22	subdivision to read as follows:
23	(3)(A) A nonguaranteed prepaid contract for specified benefits
24	shall state that the prepaid contract is not guaranteed.
25	(B) A nonguaranteed prepaid contract may:
26	(i) State the specific merchandise and services to
27	be provided by the seller; and
28	(ii) Name the prepaid contract price.
29	
30	SECTION 5. Arkansas Code § 23-40-112(d)(1), concerning the specified
31	benefits under a prepaid funeral benefits contract, is amended to read as
32	follows:
33	(d)(l)(A) A seller of a prepaid contract for specified benefits shall
34	provide that the seller shall furnish to the buyer the merchandise and
35	services as <del>set forth</del> <u>stated</u> in the prepaid contract at the prepaid contract
36	price, regardless of the cost of the merchandise or services at the date of

1 the contract beneficiary's death.

2 <u>(B) A nonguaranteed prepaid contract shall state that the</u> 3 prepaid contract price is not guaranteed.

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SECTION 6. Arkansas Code § 23-40-114(h), concerning the suspension of trust fund disbursements or withdrawals, is repealed.

(h) Pending a promptly scheduled hearing, the commissioner or his or her authorized representative may immediately suspend or prohibit disbursements or withdrawals from the trust fund by an organization if the commissioner or his or her authorized representative determines that the organization has violated § 23-40-114(a) in a manner sufficient to subject the organization to delinquency proceedings.

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- SECTION 7. Arkansas Code § 23-40-123 is amended to read as follows: 15 23-40-123. Delinquency proceedings.
- 16 (a) The If it appears upon sufficient grounds or evidence satisfactory 17 to the Insurance Commissioner that a person or a licensee has engaged in or 18 is about to engage in an act or a practice that violates this chapter or a 19 rule adopted or an order issued under this chapter or that the assets or 20 capital of a licensee are impaired or the licensee's affairs are in an unsafe condition, then the commissioner may apply to a court of competent 21 22 jurisdiction for an order appointing him or her in his or her official 23 capacity as receiver of and directing him or her to conserve, rehabilitate, or liquidate a prepaid funeral benefits contracts licensee upon one (1) or 24 25 more of the following grounds order summarily a person or a licensee to cease and desist and take control of and administer the prepaid funeral benefits
- 26 <u>and desist and take control of and administer the prepaid funeral benefits</u>
  27 <u>contracts business</u> operations of a licensee that sells prepaid funeral
- 28 benefits, if the commissioner finds:
- 29 (1) It is in the public interest necessary to ensure the orderly
  30 and proper handling of outstanding prepaid funeral benefits contracts to
  31 protect the interest and rights of active contract holders upon a revocation,
  32 suspension, or a lapse of a prepaid funeral benefits permit;
- 33 (2) It is necessary to prevent loss, waste, dissipation, theft,
  34 or conversion of assets that are required by law to be held and used for the
  35 benefit and protection of the purchasers of prepaid funeral benefits
  36 contracts under this chapter;

1	(3) The licensee has not maintained trust funds received from
2	contracts in the manner required by seller failed to deposit or remit moneys
3	according to § 23-40-114(a);
4	(2) The licensee has allowed its permit to lapse or be revoked
5	in accordance with this chapter and has not made a full and complete
6	accounting and restitution, if appropriate, of all prepaid funeral benefits
7	contracts funds deposited with it;
8	(3) The licensee is impaired or insolvent;
9	(4) The licensee seller has refused to submit its books,
10	records, accounts, or affairs to reasonable examination by the commissioner
11	misappropriated, converted, illegally withheld or refused to pay on demand
12	any moneys entrusted to the seller that belong to a beneficiary under $\underline{a}$
13	prepaid funeral benefits contract; or
14	(5) The <del>licensee or any officer, director, or manager of the</del>
15	licensee has seller refused to be examined under oath concerning the
16	licensee's affairs an examination by the commissioner;.
17	(6) There is reasonable cause to believe that there has been
18	embezzlement, misappropriation, or other wrongful misapplication or use of
19	trust funds or fraud affecting the ability of the licensee to perform its
20	obligations under prepaid funeral benefits contracts sold or assumed by the
21	licensee; or
22	(7) The licensee has failed to file its annual report within the
23	time required by law and, after written demand by the commissioner, has
24	failed to promptly give an adequate explanation for such failure.
25	(b)(1) Gircuit courts shall have original jurisdiction of all
26	delinquency proceedings under this chapter, and any such court is authorized
27	to make all necessary or appropriate orders to carry out the purposes of this
28	chapter If the commissioner determines that immediate action is required to
29	protect the public health, safety, or welfare of the holders of the prepaid
30	funeral benefits contracts, the commissioner may issue an order to a licensee
31	to cease and desist prepaid funeral benefits contracts operations.
32	(2) An order issued under subdivision (b)(1) of this section
33	shall:
34	(A) State the findings that the commissioner relied upon
35	that required emergency action; and
36	(B) Provide the licensee with a reasonable amount of time

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1	as determined by the commissioner to respond or appeal an order issued under
2	subdivision (b)(1) of this section.
3	(3) A licensee and any named party immediately shall be served
4	with notice and a copy of the order.
5	(4) The order issued under subdivision (b)(1) of this section
6	may:
7	(A) Direct the commissioner or his or her designee to take
8	possession, custody, and control of the property, books, accounts, documents,
9	and other records of the licensee as to its prepaid funeral benefits
10	contracts operations; or
11	(B) Require the commissioner or his or her designee to
12	limit the disruption to the operations of the licensee by:
13	(i) Prohibiting a licensee from making a
14	disbursement of withdrawal from the licensee's trust fund;
15	(ii) Making a disbursement from the trust fund for
16	any valid claim;
17	(iii) Procuring a substitute provider that is
18	licensed under this chapter to service the prepaid funeral benefits
19	contracts;
20	(iv) Terminating or modifying a trust fund
21	agreement; or
22	(v) Authorizing the commissioner to bring and
23	prosecute a suit in the name of the commissioner that may be necessary to
24	collect debts or preserve assets and property for the benefit of creditors
25	and any interested person.
26	(5) The commissioner shall maintain control of the licensee
27	until the order is modified or vacated by the commissioner.
28	(6) The commissioner may order a licensee to relinquish any
29	property of the licensee in connection with prepaid funeral benefits
30	contracts to the State Insurance Department.
31	(c) The commissioner may apply to a court of competent jurisdiction
32	for an order to appoint him or her, in an official capacity, as receiver of
33	the licensee to conserve, rehabilitate, or liquidate a prepaid funeral
34	benefits contract, if:
35	(1) A licensee:
36	(A) Has not maintained trust funds from prepaid funeral

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1 benefit contracts under § 23-40-114; 2 (B) Is impaired or insolvent; 3 (C) Refuses to submit its books, records, accounts, or 4 affairs to an examination by the commissioner; 5 (D) Has refused to be examined under oath concerning the 6 affairs of the licensee or any officer, director, or manager of the licensee 7 refuses to be examined; or 8 (E) Has failed to file the licensee's annual report within 9 the time and according to the insurance laws of this state and does not have 10 an adequate explanation for failure to file the annual report after written 11 demand by the commissioner; or 12 (2) The commissioner has reasonable cause to believe that there 13 has been embezzlement, misappropriation, or other wrongful misapplications or 14 use of trust funds or fraud affecting the ability of the licensee to perform 15 its obligations under prepaid funeral benefits contracts sold or assumed by the licensee. 16 17 (d) Circuit courts shall have original jurisdiction of all delinquency 18 proceedings under this chapter, and any such court is authorized to make all 19 necessary or appropriate orders to carry out the purposes of this chapter. 20 (e) (e) The venue of delinquency proceedings against a licensee shall 21 be in the Pulaski County Circuit Court. 22 (d)(f) Delinquency proceedings instituted pursuant to under this 23 chapter shall not constitute the sole and exclusive method of liquidating, 24 rehabilitating, or conserving a licensee, and  $\frac{1}{100}$  court shall  $\frac{1}{100}$  entertain 25 a petition for the commencement of such proceedings unless the petition has 26 been is filed in the name of the state on the relation of the commissioner. 27  $\frac{(e)(1)}{(g)(1)}$  The commissioner shall commence any such proceeding by 28 application to the court for an order directing the licensee to show cause 29 why the commissioner should not have the relief prayed for in the 30 application. 31 (2) On the return of the order to show cause, and after a full 32 hearing, the court shall either deny the application or grant the 33 application, together with such other relief as the nature of the case and 34 the interests of the prepaid contracts purchaser, contract beneficiaries, or 35 the public may require.

(f)(h) An appeal shall lie to the Supreme Court from an order granting

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1	or refusing rehabilitation, liquidation, or conservation, and from every
2	other order in delinquency proceedings having the character of a final order
3	as to the particular portion of proceedings embraced therein.
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5	SECTION 8. EMERGENCY CLAUSE. It is found and determined by the
6	General Assembly of the State of Arkansas that prepaid funeral organizations
7	that are operating in this state may be in jeopardy of suffering from
8	financial distress and may not be able to fulfill its outstanding prepaid
9	funeral contracts; that the threat to an insured's benefits under a prepaid
10	funeral contract is a real possibility if a prepaid funeral organization
11	fails and that may have immense consequences; that by providing the
12	Insurance Commissioner the authority to assist a failing or delinquent
13	prepaid funeral organization, the insured or contract beneficiary is better
14	protected concerning benefits; and that this act is immediately necessary
15	because if a prepaid funeral organization fails, an insured or contract
16	beneficiary is in danger of losing benefits or may be harmed if the prepaid
17	funeral organization fails. Therefore, an emergency is declared to exist,
18	and this act being immediately necessary for the preservation of the public
19	peace, health, and safety shall become effective on:
20	(1) The date of its approval by the Governor;
21	(2) If the bill is neither approved nor vetoed by the Governor,
22	the expiration of the period of time during which the Governor may veto the
23	bill; or
24	(3) If the bill is vetoed by the Governor and the veto is
25	overridden, the date the last house overrides the veto.
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27	/s/Rapert
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