Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/18/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		SENATE BILL 891
4			
5	By: Senator Argue		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	CONCERNING CERTIFICATE OF AUTHORI'	TY
10	REQUIRE	MENTS FOR INSURERS; AND FOR OTHER	
11	PURPOSE	S.	
12			
13		Subtitle	
14	AN A	CT CONCERNING CERTIFICATE OF	
15	AUTH	ORITY REQUIREMENTS FOR INSURERS.	
16			
17			
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
19			
20	SECTION 1. Ark	ansas Code § 23-63-201(d), concerr	ning certificates of
21	authority for insurer	s, is amended to read as follows:	
22	(d)(l)(A) The	commissioner may, in his or her re	easonable discretion
23	guided by the standar	ds herein contained and consistent	t with the purpose
24		, issue a special permit to make f	•
25	annuity agreements wi	th donors to any duly organized do	omestic or foreign
26	nonstock corporation	or association conducted without p	profit and engaged in
27	active operation for	at least five (5) years prior then	reto solely in bona
28	fide charitable, reli	gious, missionary, educational, or	r philanthropic
29	activities.		
30	(B)	The commissioner may approve the	e issuance of a permit
31	to such a corporation	or association that has not itsel	lf been engaged in
32	active operation for	five (5) years if he or she is rea	asonably satisfied that
33	the entity is affilia	ted with a corporation or associat	tion of this
34	description that has	been in operation for such a perio	od and that there is
35	readily available to	the entity requesting the permit a	an adequate level of
36	management expertise.		

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T	(C) The permit shall authorize the corporation or
2	association to receive gifts of money conditioned upon, or in return for, its
3	agreement to pay an annuity to the donor, or his or her nominee, and to make
4	and carry out the annuity agreement.
5	(D) Every such corporation or association shall, before
6	making such agreements, file with the commissioner for his approval either:
7	(i) A schedule of its maximum annuity rates which
8	shall be computed on the basis of the annuity standard adopted by it for
9	calculating its reserves; or
10	(ii) A statement certifying that it adopts and will
11	adhere to the annuity rates as published from time to time by the Committee
12	on Gift Annuities of Dallas, Texas, American Council on Gift Annuities or its
13	successor, until such corporation or association advises the commissioner to
14	the contrary in writing. At such latter time, the corporation or association
15	shall then file a schedule of its new proposed maximum annuity rates for
16	approval.
17	(E) Filings and approvals required herein shall be subject
18	to the provisions of $\S\S 23-79-109$ and $23-79-110$.
19	(2) Each such domestic corporation or association shall maintain
20	reserves with respect to the annuity or income stream which it has agreed to
21	pay to a charitable donor either by:
22	(A) Calculation of such reserves upon the obligation of
23	the permittee to the donor annuitant in the manner set forth at § 23-84-106
24	and the sections therein incorporated in §§ 23-84-101 through § 23-84-113
25	concerning the standard valuation law for life insurance; or
26	(B) Segregating and maintaining in a separate account or
27	accounts reserves in an amount equal to the aggregate values, determined at
28	the dates of contribution, of all assets received from donors with respect to
29	annuities for annuitants who are then living. Provided, that such reserves
30	shall be invested in securities meeting the requirements of §§ 23-63-801 -
31	23-63-833, 23-63-835, 23-63-839, and 23-63-840, and provided further that:
32	(i) Each such domestic corporation or association
33	maintaining reserves in the manner described at § 23-84-104 et seq. shall
34	maintain net admitted assets at least equal to the greater of:
35	(a) The sum of its reserves on its outstanding
36	agreements, calculated in accordance with § 23-84-104, and a surplus of ten

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1	percent (10%) of such reserves; or	
2	(b) The amount of fifty thousand dollars	
3	(\$50,000);	
4	(B) Maintaining account reserves in an amount equal to the	
5	aggregate values, determined at the dates of contribution, of all assets	
6	received from donors with respect to annuities for annuitants who are then	
7	<u>living; or</u>	
8	(C) Calculation of the reserves as the present value of	
9	all future benefits to be paid to the donor annuitant based upon the most	
10	recent mortality table published by the Internal Revenue Service of the	
11	United States of America.	
12	(3)(A) Unless otherwise permitted by the commissioner, each	
13	corporation or association shall maintain a segregated account or accounts	
14	for its charitable gift annuities.	
15	(B) If the commissioner finds the reserve established by a	
16	permittee inadequate at any time, the commissioner shall order the permittee	
17	to increase its reserve accordingly, or the commissioner may stipulate the	
18	reserving method for the permittee to rectify the reserve deficiency.	
19	(4) Each corporation or association, except those identified in	
20	subdivision (d)(5) of this section, shall maintain net admitted assets at	
21	least equal to the greater of:	
22	(A) The sum of its reserves on its outstanding agreements,	
23	all other liabilities, and a surplus of at least ten percent (10%) of the	
24	reserves; or	
25	(B) The amount of fifty thousand dollars (\$50,000).	
26	$\frac{(ii)(a)}{(5)}$ Each such domestic corporation or association	
27	maintaining reserves in the manner described at subdivision (d)(2)(B) 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	$\frac{(b)(6)(A)}{(b)(a)}$ In determining reserves a deduction shall be made for	
31	all or any portion of an annuity risk which is reinsured by a life insurance	
32	company authorized to do business in this state.	
33	$\frac{(c)}{(B)}$ The required admitted assets shall be invested only	
34	in securities permitted by the provisions of §§ 23-63-801 - 23-63-833, 23-63-	
35	835, 23-63-839, and 23-63-840;	
36	(iii)(7) No such corporation or association organized under the	

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1	laws of another state shall be permitted to make such annuity agreements in	
2	this state unless it complies with all requirements of this subsection	
3	imposed upon like domestic corporations or associations, except that it may	
4	invest its reserves and surplus funds in securities permitted by the laws of	
5	the state of domicile; and	
6	$\frac{(iv)(a)(8)(A)}{(a)}$ No such corporation or association	
7	shall make or issue in this state any annuity contract before obtaining a	
8	permit issued in accordance with the provisions of this subsection.	
9	(b)(B) If the commissioner finds, after notice and	
10	hearing, that any such corporation or association, having such a permit, has	
11	failed to comply with the requirements of this subsection, he or she may	
12	revoke or suspend such a permit, or order the permittee to cease making new	
13	annuity contracts until it complies.	
14	$\frac{(c)}{(C)}$ All such corporations or associations shall be	
15	required to file an annual financial statement of their operations and	
16	accounts and schedule of outstanding annuities with reserves applicable	
17	thereto within ninety (90) days of the end of their fiscal year. The report	
18	is to be prepared by a certified public accountant in accordance with	
19	generally accepted accounting principles detailing the financial condition	
20	and status of the corporation or association as of the just-concluded fiscal	
21	year. The commissioner may, in his or her reasonable discretion, either	
22	dispense with the requirement of annual statements by such corporations or	
23	associations or accept a sworn statement by two (2) or more of its principal	
24	officers in such form as will satisfy the commissioner that the requirements	
25	of this section are being met.	
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28	/s/ Argue	
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