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: H3/31/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL	2812
4				
5	By: Representative Biggs			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT TO AUTHORIZE THE INSURANCE COMMISSIONER TO			
10	DISAPPROVE A DOMESTIC INSURER SALE OR MERGER IF			
11	HE OR SHE FINDS THAT THE PROPOSED OWNER,			
12	PURCHASER, OFFICER, OR DIRECTOR OF THE ACQUIRING			
13	PARTY IS NOT COMPETENT, TRUSTWORTHY, OR			
14	FINAN	CIALLY RESPONSIBLE; AND FOR OTHER PURPOS	SES.	
15				
16		Subtitle		
17	TC	AUTHORIZE GROUNDS FOR WHICH THE		
18	INSURANCE COMMISSIONER MAY DISAPPROVE A			
19	PROPOSED SALE OR MERGER OF A DOMESTIC			
20	STOCK OR MUTUAL INSURER.			
21				
22				
23	BE IT ENACTED BY TH	E GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
24				
25	SECTION 1. A	rkansas Code § 23-69-142(c) concerning d	omestic stock	or
26	mutual insurer char	ter purchases or mergers, is amended to	read as follow	's:
27	(c) <u>(1)</u> No me	rger or consolidation or exchange of sto	ck shall be	
28	effectuated unless,	in advance, thereof the plan and or agr	eement therefo	÷
29	have has been filed	with the Insurance Commissioner and app	roved in writi	ng
30	by him or her after	a hearing thereon. With regard to propo	sed affiliatio	ns
31	between a depositor	y institution, or any affiliate <u>, thereof</u>	, and an insur	er,
32	the hearing shall be concluded and the order issued within the sixty-day			
33	period preceding the effective date of the transaction, and these orders			
34	shall be final upon	entry, pursuant to federal law. Furthe	r, any restora	tion
35	of capital or surpl	us or special surplus required for appro	val of the	
36	transaction affecti	ng the depository institution's affiliat	e or subsidiar	У



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1	shall also be accomplished within the same sixty-day period.		
2	(2) The commissioner shall give such approval within a		
3	reasonable time after the filing unless he or she finds such a <u>that the</u> plan		
4	or agreement:		
5	(1)(A) Is contrary to law;		
6	(2)(B) Is inequitable to the stockholders of any domestic		
7	insurer involved; or		
8	(3)(C) Would substantially reduce the security of and		
9	service to be rendered to policyholders of the domestic insurer in this state		
10	or elsewhere.		
11	(3) In reviewing any plan or agreement, the commissioner may		
12	consider whether any proposed owner, purchaser, director, or officer of the		
13	acquiring party was subject to:		
14	(A) Any conviction for any felony or misdemeanor, other		
15	than minor traffic violations, during the past twenty (20) years;		
16	(B) A misconduct order by a regulatory agency or a court		
17	of competent jurisdiction or was found to be in violation of any insurance		
18	laws by a misconduct order of the commissioner or of another state's		
19	insurance commissioner;		
20	(C) An order by a regulatory agency or a court of		
21	competent jurisdiction and was found to have committed any unfair insurance		
22	trade practice or fraud; or		
23	(D) Having an insurance producer license, or its		
24	equivalent, denied, suspended, or revoked in any other state, province,		
25	district, or territory for foreign or alien country.		
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27	/s/ Biggs		
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