## Stricken language would be deleted from and underlined language would be added to present law. Act 26 of the 2nd Extraordinary Session

1	State of Arkansas	Call Iter	m 6	
2	84th General Assembly	A Bill		
3	Second Extraordinary Session, 20	03 SENATE BILL	37	
4				
5	By: Senators Higginbothom, Altes, Horn, B. Johnson, Salmon, T. Smith, Wilkinson			
6	By: Representatives Ferguson, Creekmore, P. Bookout, Cowling, Hardwick, Hutchinson, Matayo,			
7	Rankin, Thyer			
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10		For An Act To Be Entitled		
11	AN ACT TO A	AVOID REDUCTION OF REVENUE TO FUND THE		
12	STATE EDUCA	ATION SYSTEM BY AMENDING CERTAIN		
13	SECTIONS OF	F THE FAIR MORTGAGE LENDING ACT TO		
14	AVOID UNNE	CESSARY LIMITATIONS ON COMMERCIAL		
15	LENDING WI	THIN THE STATE WHICH SLOWS THE RECOVERY		
16	AND GROWTH	OF THE STATE'S ECONOMY; AND FOR OTHER		
17	PURPOSES.			
18				
19		Subtitle		
20	AN ACT	TO AVOID REDUCTION OF REVENUE TO		
21	FUND THI	E STATE EDUCATION SYSTEM BY		
22	AMENDING	G CERTAIN SECTIONS OF THE FAIR		
23	MORTGAG	E LENDING ACT.		
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25				
26	BE IT ENACTED BY THE GENE	CRAL ASSEMBLY OF THE STATE OF ARKANSAS:		
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28	SECTION 1. Arkansas	Code 23-39-503(a)(2), regarding registration by		
29	mortgage bankers and mort	gage servicers which were exempt or held a valid		
30	license as of December 31	, 2003, is amended to read as follows:		
31	(2) Each mor	tgage banker and mortgage servicer that was exempt		
32	from the licensing requir	ements of $\S\S 23-39-101 - 23-39-309$ or held a valid		
33	license under §§ 23-39-10	01 - 23-39-309 as of December 31, 2003, shall have		
34	one hundred twenty (120) days from the end of its fiscal year ending in 2004			
35	to register under this se	ection.		
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1 SECTION 2. Arkansas Code § 23-39-513 is amended to read as follows: 2 23-39-513. Prohibited activities. [Effective January 1, 2004.] 3 In addition to the other activities that are prohibited under this 4 subchapter, it is unlawful for any person in the course of any mortgage loan 5 transaction or activity: 6 (1) To misrepresent or conceal any material fact or make any 7 false promise likely to influence, persuade, or induce an applicant for a 8 mortgage loan or a borrower to take a mortgage loan or to pursue a course of 9 misrepresentation through agents or otherwise; 10 To improperly refuse to issue a satisfaction or release of a (2) 11 mortgage; 12 (3) To fail to account for or to deliver to any person any 13 funds, documents, or other thing of value obtained in connection with a 14 mortgage loan, including money provided by a borrower for a real estate 15 appraisal or a credit report, that the mortgage banker, mortgage broker, 16 mortgage servicer, or loan officer is not entitled to retain; 17 (4) To pay, receive, or collect in whole or in part any 18 commission, fee, or other compensation for brokering a mortgage loan in 19 violation of this subchapter, including a mortgage loan brokered or solicited by any unlicensed person other than an exempt person; 20 21 (5) To advertise mortgage loans, including rates, margins, 22 discounts, points, fees, commissions, or other material information without 23 disclosing the lengths of the loans, whether the interest rates are fixed or 24 adjustable, and any other material limitations on the loans; 25 (6) To fail to disburse funds in accordance with a written 26 commitment or agreement to make or service a mortgage loan; 27 (7) In connection with the advertisement, solicitation, 28 brokering, making, servicing, purchase, or sale of any mortgage loan, to 29 engage in any transaction, practice, or course of business that: 30 (A) Is not in good faith or fair dealing; 31 (B) Is misleading or deceptive; or 32 (C) Constitutes a fraud upon any person; or 33 (8)(A) To broker or make a residential mortgage loan that 34 contains a penalty for prepayment if the prepayment is made after the

expiration of the thirty-six-month period immediately following the date on

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which the loan was made.

1	(B) Any penalty for prepayment under subdivision (8)(A) of	
2	this section made within the thirty-six-month period shall not exceed the	
3	greater of:	
4	(i) Three percent (3%) of the principal loan amount	
5	remaining on the date of prepayment if the prepayment is made within the	
6	first twelve-month period immediately following the date the loan was made;	
7	two percent (2%) of the principal loan amount remaining on the date of	
8	prepayment if the prepayment is made within the second twelve-month period	
9	immediately following the date the loan was made; one percent (1%) of the	
10	principal loan amount remaining on the date of prepayment if the prepayment	
11	is made within the third twelve-month period immediately following the date	
12	the loan was made; or	
13	(ii) An amount equal to interest for six (6) months	
14	calculated on eighty percent (80%) of the remaining principal balance due on	
15	the <u>residential</u> mortgage loan as of the date the prepayment is made;	
16	(9)(A) To influence or attempt to influence through coercion,	
17	extortion, or bribery the development, reporting, result, or review of a real	
18	estate appraisal sought in connection with a mortgage loan.	
19	(B) This subdivision (9) does not prohibit a mortgage	
20	broker or mortgage banker from asking the appraiser to do one (1) or more of	
21	the following:	
22	(i) Consider additional appropriate property	
23	information;	
24	(ii) Provide further detail, substantiation, or	
25	explanation for the appraiser's value conclusion; or	
26	(iii) Correct errors in the appraisal report;	
27	(10) To broker or make a refinancing of a residential mortgage	
28	loan when the refinancing charges additional points and fees, within a	
29	twelve-month period after the original loan agreement was signed, unless the	
30	refinancing results in a reasonable, tangible net benefit to the borrower,	
31	considering all of the circumstances surrounding the refinancing;	
32	(11) To broker or make a mortgage loan in violation of any	
33	federal law or any law of Arkansas; and	
34	(12) To engage in practices that are dishonest or unethical in	
35	the mortgage industry.	
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1	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the		
2	General Assembly of the State of Arkansas that as a result of the Arkansas		
3	Supreme Court decision, Lake View Sch. Dist. No. 25 v. Huckabee, 351 Ark. 31,		
4	91 S.W.3d 472 (2002), additional revenue is necessary for the improvement of		
5	public schools, to provide all Arkansas children an adequate education, and		
6	to equalize funding for schools and teachers; that without additional		
7	revenue, the state will be unable to fulfill its constitutional duty to		
8	provide an adequate and equitable education to Arkansas children; that		
9	certain unintended and unnecessary restrictions on commercial lending in the		
10	state will occur as a result of the passage of Act 554 of the 84 <sup>th</sup> General		
11	Assembly, Regular Session, which becomes effective January 1, 2004, and such		
12	unintended and unnecessary restrictions will slow the growth of and constrict		
13	the economy of the state, and thus reduce state revenues, and that this act		
14	is immediately necessary as it will avoid reduction of needed revenue for the		
15	support and improvement of public schools. Therefore, an emergency is		
16	declared to exist and this act being immediately necessary for the		
17	preservation of the public peace, health, and safety shall become effective		
18	<u>on:</u>		
19	(1) The date of its approval by the Governor;		
20	(2) If the bill is neither approved nor vetoed by the Governor,		
21	the expiration of the period of time during which the Governor may veto the		
22	bill; or		
23	(3) If the bill is vetoed by the Governor and the veto is		
24	overridden, the date the last house overrides the veto.		
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27	APPROVED: 12/31/2003		
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