Stricken language would be deleted from present law. Underlined language would be added to present law.

	present law.		
1	State of Arkansas	A D:II	
2	81st General Assembly	A Bill	ACT 79 OF 1997
3	Regular Session, 1997		HOUSE BILL 1078
4			
5	By: House Interim Committee of	n Insurance and Commerce	
6	By: Senate Interim Committee of	n Insurance and Commerce	
7			
8	For An Act To Be Entitled		
9	"AN ACT TO REENACT ARKANSAS CODE 23-32-911 PERTAINING TO		
10	LOANS UNDER THE SERVICEMEN S READJUSTMENT ACT; AND FOR		
11	OTHER PURPOSES."		
12			
13		Subtitle	
14	"TO RE	ENACT ARKANSAS CODE PERTAINING TO	
15	LOANS UNDER THE SERVICEMEN S		
16	READJU	STMENT ACT."	
17			
18	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
19			
20	SECTION 1. Loans under Servicemen*s Readjustment Act.		
21	(a) In applying to	o loans made under the Servicemen*	s Readjustment Act of
22	1944, any restrictions of	of any character imposed by the la	ws of Arkansas upon
23	loans which state-chartered lending institutions may make, purchase, or		
24	otherwise acquire, no co	onsideration whatsoever shall be g	given:
25	(1) Any loan or lo	oan obligation which is wholly gua	ranteed or insured by
26	the Administrator of Veterans* Affairs, under Title III of that act or for the		
27	insurance or guaranty of which the administrator has issued his binding		
28	commitment; or		
29	(2) If any loan or	r loan obligation be guaranteed or	insured only in part
30	under the act:		
31	(A) That portion (of the loan or loan obligation so	guaranteed or insured
32	by the administrator; and		
33	(B) That portion (of the loan or loan obligation tha	t may be guaranteed
34	or insured by the United	d States or by any department, bur	eau, or agency
35	thereof, including any corporation which, or the capital stock of which, is		

1 owned by the Government of the United States. (b) As used in this section, &restrictions of any characters includes: (1) Restrictions on the aggregate amount of loans which any lending 3 institution may lawfully make to any one (1) borrower; and 5 (2) Restrictions on the duration of the loan or the time or manner of 6 repayment. (c) As used in this section, &state-chartered lending institutions includes building and loan associations, savings and loan associations, insurance companies, and other institutions and organizations authorized to 10 make loans in this state. 11 12 SECTION 2. All provisions of this act of a general and permanent nature 13 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 14 Revision Commission shall incorporate the same in the Code. 15 SECTION 3. If any provision of this act or the application thereof to 16 17 any person or circumstance is held invalid, such invalidity shall not affect 18 other provisions or applications of the act which can be given effect without 19 the invalid provision or application, and to this end the provisions of this 20 act are declared to be severable. 2.1 22 SECTION 4. All laws and parts of laws in conflict with this act are 23 hereby repealed. 24 25 EMERGENCY. It is hereby found and determined by the General 26 Assembly that the Arkansas Banking Act of 1997 goes into effect on May 31, 27 1997; that the law addressed by this act was repealed by the Arkansas Banking 28 Act of 1997 for technical purposes; that this act will reenact that law with 29 necessary changes; and that this act must go into effect on May 31, 1997, in order to correlate with the Banking Act of 1997. Therefore an emergency is 31 declared to exist and this act being immediately necessary for the 32 preservation of the public peace, health and safety shall be in full force and 33 effect from and after May 31, 1997. 34 35

APPROVED: 2-04-97

36