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: H1/16/01 S2/19/01 S2/26/01 A Bill 2 83rd General Assembly Act 741 of 2001 HOUSE BILL 1062 3 Regular Session, 2001 4 By: Representative Minton 5 6 7 For An Act To Be Entitled 8 AN ACT TO AMEND ARKANSAS CODE 22-6-601 PERTAINING TO 9 THE DISPOSITION OF STATE LANDS; AND FOR OTHER 10 11 PURPOSES. 12 **Subtitle** 13 TO AMEND ARKANSAS CODE 22-6-601 14 15 PERTAINING TO THE DISPOSITION OF STATE 16 LANDS. 17 18 19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 20 21 SECTION 1. Arkansas Code 22-6-601(a) though (d) is amended to read as 22 follows: 23 (a)(1) The several state boards or commissions having supervision of the affairs of the charitable, penal, correctional, educational, and other 24 institutions of the State of Arkansas, and all other state boards and 25 26 commissions, except the State Highway Commission, the Arkansas State Game and Fish Commission, the Arkansas Natural Heritage Commission, and the State 27 Parks, Recreation, and Travel Commission, the Department of Higher Education, 28 and institutions of higher education, and the executive heads of all state 29 offices, departments, and agencies, all referred to separately as "state 30 31 agency", are each empowered from time to time to may sell, for cash in hand, and upon compliance with the provisions of this section, the lands, in whole 32 33 or in part, belonging to or under the supervision or control of the respective state agency, or belonging to the state and held for the use or benefit of the 34 35 state agency. State agencies may purchase lands, so that the lands, in whole 36 or in part, shall belong to or be under the supervision or control of the

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1	respective state agency, or belong to the state and be held for the use or
2	benefit of the state agency.
3	(2) The provisions of this section shall not apply to:
4	(A) The sale of land by the Commissioner of State Lands; <i>or</i>
5	The transfer of state lands to political subdivisions of the State of Arkansas
6	or the transfer of state lands between state entities; or
7	The exchange of state lands for other lands which are suitable for state
8	purposes if the Director has made a recommendation to the Governor that the
9	exchange be made and the Governor has approved the exchange.
10	
11	(b)(1) State agencies are empowered to <u>may</u> transfer lands in whole or
12	in part to State Building Services for use of that agency or other state
13	agenci es.
14	(2) In the event State Building Services shall sell the lands at
15	a later date, the provisions of this section shall apply and the proceeds of
16	the sale, less any expenses and liquidated damages, shall be deposited in the
17	State Treasury as a nonrevenue receipt, to the credit of the fund from which
18	the agency that transferred the land to State Building Services is operated.
19	(c)(1) In the event a state agency elects to sell certain of its lands
20	or purchase lands, the agency shall certify to State Building Services its
21	proposal for any sale <u>or purchase</u> .
22	(2) The state agency proposing the sale or purchase of land shall
23	obtain the services of a qualified appraiser to appraise the lands so proposed
24	to be sold <u>or purchased</u> , with notice to the Director of State Building
25	Servi ces.
26	(A) The appraiser selected by the state agency, by
27	education or experience, shall:
28	(i) Be capable of determining the value of lands,
29	water and mineral rights, timber, and rural, agricultural, and noncultivatable
30	I ands;
31	(ii) Understand Legal descriptions of real
32	properti es;
33	(iii) Have a working knowledge of county and state
34	real property records; and

the values of properties, determining the flood plains of the properties, and

(iv) Be capable of rendering dependable judgments of

1	of previous uses of the properties, which may result in environmental									
2	remediation.									
3	(B) The appraiser shall be licensed and certified by the									
4	Arkansas Appraiser Licensing and Certification Board.									
5	(C) The appraiser shall take an oath or certify that he									
6	will not, directly or indirectly, be engaged in the purchase or selling of the									
7	land or give information to any agent, friend, secret partner, or other									
8	partner so as to secure advantages of such the information to himself or any									
9	person, association, or company to the prejudice or exclusion of any other									
10	person.									
11	(d)(1) The Director of State Building Services shall furnish to the									
12	Governor:									
13	(A) The appraisal;									
14	(B) The agency proposal to sell or purchase; and									
15	(C) State Building Services' recommendations.									
16	The Governor, if he approves the proposed sale <u>or purchase</u> , shall endorse his									
17	approval of the proposal and transmit a copy of the proposal to the Director									
18	of State Building Services.									
19										
20	SECTION 2. Arkansas Code 22-6-601(h) is amended to read as follows:									
21	(h) $\underline{(1)}$ The lands shall be sold for the highest aggregate bid, and no									
22	such sale shall be otherwise than for cash, nor for less than the amount of									
23	the appraisal.									
24	(2) (A) Upon approval by the Governor, lands may be sold for less									
25	than the amount of the appraisal if the bid process has been utilized and it									
26	has been determined and recommended by the agency director and the Director of									
27	the State Building Services that further solicitation of bids is unnecessary.									
28	(B) The Legislative Council shall review the sale of the									
29	land before the agency finalizes the sale.									
30										
31	SECTION 3. Arkansas Code 22-6-601 is amended by adding an additional									
32	subsection to read as follows:									
33	(k)(1) Before any agency may receive donated Land, the agency director									
34	shall certify the proposed donation request to the State Building Services.									
35	(2) The Director of the State Building Services shall forward a									
36	recommendation to the Governor.									

1	(3)	No dona	ation s	shall i	be ma	de wit	hout	approva	I from	the	Governor	<u>.</u>
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