

1 **State of Arkansas**
2 **78th General Assembly**
3 **Regular Session, 1991**
4 **By: Representatives Hogue, Arnold, Teague, Shaver, Capps, Brown, J. Wilson and**
5 **Cunningham**

A Bill

HOUSE BILL 1403

6

7

8 **For An Act To Be Entitled**

9 "AN ACT TO CREATE THE ARKANSAS LINKED DEPOSIT PROGRAM OF
10 1991; TO PROVIDE FOR LEGISLATIVE INTENT AND PURPOSE; TO
11 PROVIDE FOR DEFINITIONS; TO AUTHORIZE THE STATE TREASURER
12 TO USE A CERTAIN PERCENTAGE OF STATE FUNDS FOR THE PLAN;
13 TO AUTHORIZE THE TREASURER TO ENTER INTO AGREEMENTS WITH
14 PARTICIPATING LENDING INSTITUTIONS OF THIS STATE WHEREBY
15 THE STATE MAKES DEPOSITS WITH PARTICIPATING LENDING
16 INSTITUTIONS AT RATES OF INTEREST LOWER THAN THE
17 PREVAILING MARKET RATES OF INTEREST IN RETURN FOR THE
18 COMMITMENT OF THE LENDING INSTITUTION TO LEND EQUAL
19 AMOUNTS OF FUNDS TO ELIGIBLE AGRICULTURAL AND BUSINESS
20 BORROWERS AT SIMILARLY REDUCED RATES OF INTEREST WITH THE
21 OBJECTIVE OF STIMULATING AGRICULTURE AND SMALL BUSINESS
22 AND PRESERVING OR CREATING JOBS FOR ARKANSAS CITIZENS; TO
23 ESTABLISH CRITERIA FOR QUALIFYING FOR SUCH LOW INTEREST
24 LOANS; TO PROVIDE FOR AMOUNTS AND TERMS OF SUCH LOANS; TO
25 PROVIDE FOR THE PRICING OF SUCH LINKED DEPOSITS AND THE
26 LOANS UPON WHICH THEY ARE BASED; TO PROVIDE FOR
27 APPLICATION FORMS AND PROCEDURES FOR SUCH LOANS; AND TO
28 REQUIRE ANNUAL REPORTING BY THE TREASURER TO THE GOVERNOR
29 REGARDING THE PLAN; AND FOR OTHER PURPOSES."

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31 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

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33 SECTION 1. This act shall be known as, and may be cited as the
34 "Arkansas Linked Deposit Program Act of 1991."

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1 SECTION 2. LEGISLATIVE FINDINGS. The General Assembly hereby finds
2 that it will be beneficial to the State of Arkansas to create a plan for
3 linked deposits in which the State Treasurer is authorized to deposit or
4 invest a portion of the state's portfolio of investments with participating
5 lending institutions in relatively low-yielding deposit accounts, certificates
6 of deposit, or other authorized investments, where such institutions have made
7 commitments to make available lower cost loans on the basis of these linked
8 deposits for qualifying small businesses and agricultural enterprises. The
9 General Assembly further finds that such lower cost loans will result in a
10 significant contribution to the economic and agricultural growth and
11 development of the state, and will assist in maintaining or improving business
12 and agricultural profitability as well as preserving and creating jobs for
13 Arkansas citizens.

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15 SECTION 3. The following terms shall have the definitions ascribed to
16 them, unless the context clearly indicates otherwise:

17 (a) "Act" means the Arkansas Linked Deposit Program Act of 1991.

18 (b) "Treasurer" means the treasurer for the State of Arkansas.

19 (c) "Lending institution" or "eligible lending institution" or "lender"
20 means all banks and savings and loan associations which are authorized
21 depositories of state funds, which agree to participate in the linked deposit
22 program.

23 (d) "Linked deposit" or "linked deposit program" means an agreement
24 between the treasurer and an eligible lending institution whereby a deposit is
25 placed with the institution at a rate of return which is below the current
26 market rate for such a deposit, as determined by the treasurer and approved by
27 the State Board of Finance, provided the institution agrees to lend the
28 equivalent value of such deposit to eligible small businesses and agricultural
29 enterprises at a correspondingly reduced rate of interest.

30 (e) "Eligible agricultural enterprise" means any person, corporation,
31 partnership, or other entity which is engaged in the production of
32 agricultural, livestock, poultry, timber, dairy, or fruit or other
33 horticultural products and which:

34 (1) derives at least 70% of its gross income from such
35 production;

36 (2) is headquartered in Arkansas and operates primarily in

1 Arkansas; and

2 (3) has gross sales which do not exceed \$5,000,000 annually.

3 (f) "Eligible small business" means any person, proprietor,
4 corporation, partnership or other entity which:

5 (1) is headquartered in Arkansas and operates primarily in
6 Arkansas;

7 (2) is organized for profit;

8 (3) has no more than 75 employees at the time it applies for a
9 loan under the Plan;

10 (4) has gross sales which do not exceed \$5,000,000 annually; and

11 (5) demonstrates to the lending institution that a significant
12 number of jobs are sustained or created as a result of the loan.

13 (g) "Program" means the Arkansas Linked Deposit Program.

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15 SECTION 4. The State Treasurer is authorized, effective upon the
16 passage of this act to use up to twenty percent (20%) of the total amount of
17 the treasurer's investment portfolio for the Arkansas Linked Deposit Program.
18 Deposits and investments made by the State Treasurer under the provision of
19 this act and in accordance with the State Treasury Management Law shall not
20 exceed \$50,000,000.

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22 SECTION 5. For the purposes of this act, an institution of the farm
23 credit system organized under the "Farm Credit Act of 1971", as amended, may
24 be allowed to participate in the Arkansas Linked Deposit Program.

25 (a) Pursuant to the program, the maximum loan or loans to each eligible
26 agricultural enterprise shall not exceed the total amount of \$250,000
27 outstanding at any one time under the provisions of the Arkansas Linked
28 Deposit Program. The proceeds of any such agricultural enterprise loan may be
29 used for either working capital or fixed asset financing.

30 (b) Pursuant to the program, the maximum loan or loans to each eligible
31 small business shall not exceed the total amount of \$250,000 outstanding at
32 any one time under the provisions of the Arkansas Linked Deposit Program. The
33 proceeds of any such business loan may be used for either working capital or
34 fixed asset financing.

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1 SECTION 6. The Treasurer, with the approval of the State Board of
2 Finance, shall determine the rate, term, method, and date of payment of
3 interest on each linked deposit. The Treasurer shall consider all other
4 financial factors in arriving at a rate of interest on the linked deposit.
5 The lending institutions shall have all credit and loan decisions, based on
6 the criteria defined in this act. Loans made by lending institutions pursuant
7 to the act shall be made at a rate of interest which shall reflect the same
8 percentage point reduction established by the State Treasurer, and approved by
9 the State Board of Finance.

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11 SECTION 7. Any agreement entered into between the state and a
12 participating eligible lending institution pursuant to the Plan established by
13 this act shall be in writing and shall include specifically all terms,
14 conditions and requirements of this act.

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16 SECTION 8. The Treasurer shall establish procedures and other
17 requirements for participation in the plan, and shall provide simplified rules
18 and supplemental loan application forms to the participating lending
19 institutions for linked deposit loans. Such forms shall reflect the specific
20 requests for information required by this act for eligible agricultural and
21 small business loans, respectively. Upon completion of any application for a
22 loan pursuant to the act, the lender shall send the supplemental loan
23 application form to the State Treasurer to effectuate the deposit or
24 investment of state treasury funds with the lending institution.

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26 SECTION 9. The Treasurer shall prepare an annual report to the
27 Governor, not later than October 1 following the close of the state fiscal
28 year, outlining the activities during the previous year, the results of the
29 act in terms of benefits, and a summary of findings based on the Treasurer's
30 monitoring of the plan.

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32 SECTION 10. The State Treasurer, with the approval of the State Board
33 of Finance, is authorized to promulgate rules and regulations with respect to
34 its powers and duties pursuant to this act and the rights and obligations of
35 participating lending institutions pursuant to this act.

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2 SECTION 11. If, for any reason, any section or provision of this act
3 shall be held to be unconstitutional or invalid for any reason, such holding
4 shall not affect the remainder of this act, but this act, insofar as it is not
5 in conflict with the Constitution of this State or the Constitution of the
6 United States, shall be permitted to stand, and the various provisions of the
7 act are hereby declared to be severable for that purpose.

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9 SECTION 12. (a) This act shall be liberally construed to accomplish
10 the purposes thereof.

11 (b) This act shall be interpreted to supplement existing laws
12 conferring rights and powers upon the State Treasurer.

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14 SECTION 13. All provisions of this act of a general and permanent
15 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
16 Code Revision Commission shall incorporate the same in the Code.

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18 SECTION 14. If any provision of this act or the application thereof to
19 any person or circumstance is held invalid, such invalidity shall not affect
20 other provisions or applications of the act which can be given effect without
21 the invalid provision or application, and to this end the provisions of this
22 act are declared to be severable.

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24 SECTION 15. All laws and parts of laws in conflict with this act are
25 hereby repealed.

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27 SECTION 16. EMERGENCY CLAUSE. It has been found and it is hereby
28 declared by the General Assembly that there is an immediate need to stimulate
29 the development of lending programs for eligible small businesses and eligible
30 agricultural enterprises to assist the goals and aspirations of the State's
31 inhabitants, and other essential purposes. For these reasons, it is declared
32 necessary for the preservation of the public peace, health, and safety that
33 this act become effective without delay. It is therefore, declared that an
34 emergency exists, and this act shall take effect on July 1, 1991.

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1 /s/ *B. Hogue et al*
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