1 State of Arkansas A Bill 2 83rd General Assembly HOUSE BILL 1381 3 Regular Session, 2001 4 5 By: Representative Shoffner 6 By: Senator B. Walker 7 8 For An Act To Be Entitled 9 AN ACT TO AMEND ARKANSAS CODE 22-2-114 PERTAINING TO 10 11 STATE BUILDING SERVICES; AND FOR OTHER PURPOSES. 12 **Subtitle** 13 AN ACT TO AMEND ARKANSAS CODE 22-2-114 14 15 PERTAINING TO STATE BUILDING SERVICES. 16 17 18 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 19 SECTION 1. Arkansas Code 22-2-114(a) is amended to read as follows: 20 21 (a) It is the intent of the General Assembly that state agencies be 22 housed, whenever possible, in public buildings as soon as space and facilities 23 in such public buildings are available and that the acquisition and granting 24 of leasehold interests in land be regulated and supervised by Arkansas State 25 Building Services. Arkansas State Building Services and all other state 26 agencies are authorized and directed to implement that intent as follows: 27 (1) Arkansas State Building Services is given the authority and responsibility to act as the leasing agent for all state agencies and 28 29 component parts thereof, acting either as lessor or lessee, and to act as the 30 agent for leasing space in all public buildings located in the State of 31 In addition, Arkansas State Building Services is given the 32 authority and responsibility to act as the leasing agent for any nonagency 33 state entity if requested, in writing by a nonagency state entity to act in such manner and the responsibility for such services is accepted in writing by 34 Arkansas State Building Services. After July 1, 1975, no state agency shall 35 36 enter into or renew or otherwise negotiate a lease between itself as lessor or

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- 1 lessee and a nongovernmental or other government lessor or lessee. Arkansas
 2 State Building Services shall determine the needs of the state agency, locate
- appropriate rental space, and act as the agent for the state agency innegotiating the lease for the rental space;

and in the best interests of all concerned;

- (2) All state agencies and component parts thereof shall, when requested by Arkansas State Building Services, execute and enter into leases with Arkansas State Building Services for the leasing or renting of space and facilities in any public buildings. The leases may be upon such conditions, for such terms, for such rentals, and may contain such other provisions as may be determined by the council and the state agency involved to be appropriate
 - (3) Any state agency or component part thereof needing new or additional space shall notify Arkansas State Building Services, and Arkansas State Building Services shall prepare a lease for the space based upon the standards and criteria as adopted by the council. If space is available in a public building, the lease will be negotiated for placement in the public building;
 - (4) If the Leasing Section of Arkansas State Building Services determines that adequate space is not available in public buildings, it shall act as provided in subdivision (1) of this subsection to obtain adequate space from a privately owned facility;
 - (5)(A) The council shall adopt standards and criteria for the leasing and utilization of space and the allocation of space to state agencies. These standards and criteria shall be used as a basis for all planning, leasing of space, allocation of space to state agencies, or advising state agencies on leasing considerations. These standards and criteria shall include, but not be limited to, equipment, work stations, private offices, conference rooms, reception areas, general equipment, vaults, and the necessary space to ensure adequate and effective circulation within and access to all state agencies, including parking and traffic patterns.
 - (B) In cities and towns having a population of less than twenty-five thousand (25,000) according to the last federal decennial census, for those state agencies providing direct public access services, preference shall be granted to lease space located in existing buildings in the central business district, as defined by the locality's planning commission or, in the absence thereof, by the municipality's governing body, except in cases where

1	location within the central business district would impair or restrict the
2	intent of the services being provided to the public or the state's proximity
3	to other state or nongovernmental services or where rental rates justify other
4	Locations.

- (6) Leases as to office space, buildings, structures, parking lots, and grounds from private individuals, firms, and corporations by state agencies and component parts thereof shall be on a standard lease form approved by the council. The standard lease form shall contain all terms and conditions deemed necessary based on the type and purpose of the leased property. The council shall also adopt a standard lease form to be used by state agencies when subleasing from Arkansas State Building Services. Both standard lease forms shall be approved as to the legality of form and content by the Attorney General before becoming a requirement;
- (7) Arkansas State Building Services shall obtain and maintain files of all leases in existence, from and after July 1, 1975, to which a state agency or component part thereof is a party.