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: S2/27/03 S3/4/03			
2	84th General Assembly	A Bill			
3	Regular Session, 2003		SENATE BILL 407		
4					
5	By: Senators Baker, Wilkinson, J. Jeffress				
6	By: Representatives Mack, J. Taylor, Oglesby, L. Prater, Rankin, Parks, Agee, Jeffrey, Green, Thomas,				
7	Clemons, Scroggin				
8					
9					
10	For An Act To Be Entitled				
11		PROVIDE FOR THE AVAILABILITY OF			
12	AFFORDABL	E HOUSING WITHIN THE MUNICIPALIT	IES OF		
13	ARKANSAS;	AND FOR OTHER PURPOSES.			
14					
15		Subtitle			
16		FORDABLE HOUSING ACCESSIBILITY			
17	ACT.				
18					
19					
20	BE IT ENACTED BY THE GEI	NERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:		
21	GROWTON 1 4 1	0.1 mil 1/ 01 . 5/ 1	1 1		
22		sas Code Title 14, Chapter 54, is	s amended to add an		
23	additional subchapter to		•. •		
24	Subchapter 16. Th	he Affordable Housing Accessibili	ity Act.		
25	1/ F/ 1/01 m:-1				
26	14-54-1601. Title		Affandahla Hawaina		
27 28		hall be known and cited as the "A	Allordable Housing		
20 29	Accessibility Act."				
30	14-54-1602. Defin	nitions			
31	As used in this su				
32		al standards" mean the Federal Ma	anufactured Home		
33			_		
34	Construction and Safety Standards promulgated by the United States Department of Housing and Urban Development under the authority of 42 U.S.C. 5401 et				
35	seq. as it existed on Ja		0.0.0. 0.01 00		
36		actured home" means a dwelling ur	nit constructed in a		

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1	factory in accordance with the federal standards and meeting the definitions		
2	set forth in the federal standards and under Arkansas Code § 20-25-102; and		
3	(3) "Mobile home" means a dwelling unit constructed in a factor		
4	before the enactment of the federal standards.		
5			
6	14-54-1603. Municipal construction and installation standards.		
7	(a) Municipalities shall not establish or continue in effect any		
8	ordinance or regulation that sets standards for manufactured home		
9	construction or safety that are not identical to the federal standards.		
10	(b) Municipalities shall not establish or continue in effect any		
11	ordinance or regulation that sets standards for manufactured home		
12	installation that are inconsistent with the state standards for installation		
13	set forth under § 20-25-106 and the design of the manufacturer.		
14			
15	14-54-1604. Municipal regulation of manufactured homes.		
16	(a)(1) Municipalities that have zoning ordinances shall allow the		
17	placement of manufactured homes on individually-owned lots in at least one		
18	(1) or more residential districts or zones within the municipality.		
19	(2) Municipalities shall not establish or continue in effect any		
20	ordinance or regulation that restricts the placement of manufactured homes		
21	only to mobile home parks, subdivisions or land lease communities.		
22	(b) Municipalities may establish reasonable regulations or conditions		
23	for the placement of manufactured homes within the jurisdiction, including,		
24	but not limited to,:		
25	(1) Perimeter foundation enclosures;		
26	(2) Connection to utilities;		
27	(3) Building setbacks;		
28	(4) Side or rear yard offsets;		
29	(5) Off-street parking;		
30	(6) Construction of carports, garages and other outbuildings;		
31	(7) Entry and exits, porches, decks, and stairs; and		
32	(8) Other regulations or conditions that are applicable to other		
33	single family dwellings in the same residential district or zone.		
34	(c) Municipalities shall not impose regulations or conditions on		
35	manufactured homes that prohibit the placement of manufactured homes or that		
36	are inconsistent with the regulations or conditions imposed on other single		

1	family dwellings permitted in the same residential district or zone.		
2			
3	14-54-1605. Regulation of Mobile Homes.		
4	Municipalities may prohibit the placement of mobile homes in all		
5	residential districts or zones, or may restrict the placement of mobile homes		
6	to designated mobile home parks, subdivisions, or land lease communities.		
7			
8	14-54-1606. Exceptions.		
9	(a) This subchapter shall not supersede, prevent, or preempt any valid		
10	covenants or bills of assurance.		
11	(b) This subchapter shall not require that manufactured homes be		
12	permitted in historic districts.		
13			
14	SECTION 2. This act is effective October 1, 2003.		
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16	/s/ Baker		
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