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 2	State of Arkansas 85th General Assembly	A Bill		
	•		HOUSE BILL 1264	
3	Regular Session, 2005		HOUSE BILL 1204	
4 5	By: Representatives Childers, Verka	mn Mahony		
6	By. Representatives clinders, verka	mp, wanony		
7				
, 8	F	or An Act To Be Entitled		
9	AN ACT TO PERMIT THE BANK COMMISSIONER TO OBTAIN			
10	BACKGROUND CHECKS ON APPLICANTS; TO CLARIFY THE			
11	COMMISSIONER'S CEASE AND DESIST POWERS; AND FOR			
12	OTHER PURPOSE		,	
13				
14		Subtitle		
15	TO PERMIT THE BANK COMMISSIONER TO			
16	OBTAIN BACKGROUND CHECKS ON APPLICANTS			
17	AND TO CLARIFY THE COMMISSIONER'S CEASE			
18	AND DESIST	POWERS.		
19				
20				
21	BE IT ENACTED BY THE GENERA	L ASSEMBLY OF THE STATE OF	ARKANSAS:	
22				
23	SECTION 1. Arkansas Code § 23-46-205 is amended to read as follows:			
24	23-46-205. Bank Commissioner - Powers and duties.			
25	(a) The Bank Commiss	ioner shall be charged wit	th the general	
26	supervision of financial in	stitutions, the execution	of all laws passed by	
27	the State of Arkansas relat	ing to the organization, c	operations, inspection,	
28	supervision, control, liqui	dation, and dissolution of	banks, bank holding	
29	companies, subsidiary trust companies, and the general commercial banking			
30	business of Arkansas, and s	uch other duties as prescr	ribed by law.	
31	(b)(1) The commission	ner shall have the power t	to issue such rules and	
32	regulations as may be necessary or appropriate to carry out the intent and			
33	purposes of all those laws and to issue cease and desist orders against any			
34	financial institution, or an officer, director, or employee of any financial			
35	institution, found to be violating federal banking laws or regulations,			
36	violating the banking laws of this state or State Bank Department			



regulations, violating any regulatory agreement, or jeopardizing the safety

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2 and soundness of any financial institution.

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3 (2)(A) The commissioner may issue rules or regulations only with 4 the approval and consent of the State Banking Board, but he shall have power 5 to issue cease and desist orders upon his own motion.

6 (B) Nothing in this section shall be construed to curtail 7 the commissioner's power to issue emergency rules and regulations with the 8 approval and consent of the board.

9 (3)(A) Any person subject to a cease and desist order issued by 10 the commissioner that shall refuse or fail to comply with the terms of the 11 order may be assessed a monetary penalty for the failure to comply with the 12 provisions of the cease and desist order after a ten-day notice given by the 13 commissioner to the institution or person subject to the order.

(B) The amount of the monetary penalty shall not exceed one thousand dollars (\$1,000) per day of violation against each institution and each officer, director, or employee contributing to the institution's or individual's failure to comply with the provisions of the cease and desist order.

19 (C) Subject to such limitation, the amount of the monetary 20 penalty shall be determined by the commissioner.

(4) The commissioner <u>has grounds for and</u> may issue a cease and desist order for <u>the permanent or temporary</u> removal of an officer, director, employee, agent or any other person participating in the affairs of or otherwise connected with a financial institution subject to the supervision of the commissioner, or any affiliate thereof, from service to <u>that any</u> institution or affiliate <u>subject to the supervision of the commissioner</u> if he or she is found by the commissioner to be or to have been:

(A) Violating state or federal law, rules and regulations
of a federal financial institution's regulatory agency, or department
regulations;

(B) Acting incompetently, recklessly, or dishonestly;
(C) Indicted of a crime involving moral turpitude; or
(D) Otherwise impairing the safety and soundness of the
financial institution.
(5)(A) Any person aggrieved and directly affected by an order of
the commissioner issued pursuant to this section is entitled to judicial

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1 review. 2 (B) A person so aggrieved may seek judicial review by 3 petition to a chancery circuit court having jurisdiction in the matter. 4 The petition must be filed within seven (7) thirty (C) 5 (30) days from the date of issuance of the order. 6 (D) If no petition for review is filed within thirty (30) 7 days from the date of issuance of the order, the order may not be appealed 8 and is permanently binding upon the person until terminated by the 9 commissioner. 10 (c) Department regulations shall be distributed, in form and method 11 selected by the commissioner, to all state banks chartered in the State of 12 Arkansas. (d) In addition to other powers, the commissioner shall have the power 13 14 and authority to: 15 (1) Inspect and copy all books, records, and other information 16 relating to the financial institutions he regulates; 17 (2) Restrict withdrawal of deposits from state banks under 18 extraordinary circumstances; 19 (3) Subpoena witnesses, compel their attendance, require 20 production of evidence, and administer oaths; 21 (4) Approve or disapprove applications for new state bank 22 charters or branch facilities in connection with failed institutions as 23 provided in § 23-48-511; 24 (5) Approve or disapprove applications for voluntary 25 liquidations as provided in § 23-49-119; 26 (6) Define any term or phrase used in this chapter which is not 27 defined by this chapter; 2.8 (7) Issue orders or declaratory statements, disseminate 29 information, and otherwise exercise discretion to effectuate the purposes of 30 this chapter and all laws described in subsection (a) of this section, and to 31 interpret and implement the provisions of those laws consistently with such 32 purposes; 33 (8) Authorize state banks to engage in any banking activity in 34 which national banks are authorized or may hereafter be authorized by federal 35 legislation or regulations to engage; and 36 (9) Cooperate with federal financial institutions' regulatory

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1	agencies . ; and		
2	(10)(A) Perform pre-employment state and federal criminal		
3	background checks.		
4	(B) Any information obtained from the background checks is		
5	confidential and may only be disclosed to the applicant.		
6	(e)(l) As soon as practicable after acceptance of any application		
7	referred to either in this chapter or in department regulations for filing,		
8	regardless of whether the application is of a type referred to in § 23-46-		
9	403, and receipt of the filing fee therefor, the commissioner shall cause the		
10	merits of the application to be investigated.		
11	(2) The investigation shall enable the commissioner to determine		
12	the fitness of the applicants and shall address all questions which bear		
13	directly or indirectly upon the appropriateness of granting the application		
14	and the need from the public standpoint for granting the application.		
15	(3) To the extent that the commissioner deems it appropriate,		
16	the scope of the commissioner's investigation of any application may include:		
17	(A) the The investigation of those matters described in §		
18	23-48-304 pertaining to applications for new state bank charters .; and		
19	(B) The performance of state and federal criminal		
20	background checks to determine the applicant's fitness to participate in the		
21	affairs of a state bank.		
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