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: S3/1/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007	SENATE BIL	L 376	
4				
5	By: Senators Brown, Steele, Ma	dison, Wilkins		
6	By: Representatives D. Johnson,	, Adcock, Webb, Allen, T. Baker, Chesterfield, Davis, J. Johnson,	,	
7	Rainey, Overbey			
8				
9				
10	For An Act To Be Entitled			
11	THE ARKANS	SAS LAND BANK ACT.		
12				
13		Subtitle		
14	THE ARK	XANSAS LAND BANK ACT.		
15				
16				
17	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
18				
19		as Code Title 14, Chapter 169, is amended to add	la	
20	new subchapter to read a	s follows:		
21	<u>14-169-1201. Title</u>			
22		all be known and may be cited as the "Arkansas L	and	
23	Bank Act".			
24				
25	<u>14-169-1202.</u> Purpe			
26		pose of this subchapter to authorize and encoura	ıge	
27		s to establish land banks to:		
28		urban blight;		
29		e and convey real property; and		
30 21		e stability of property values.		
31 32		e achieved is to:		
		new housing, new industry, and jobs within the		
33 34		te the barriers to returning properties to produ	ictive	
35 35	use; and (3) Increase	e tax revenue for the cities and school district	- c	
36	(5) Increase	e cax revenue for the cities and school district	.0.	
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1	14-169-1203. Definitions.		
2	As used in this subchapter:		
3	(1) "City" means a city of the first class;		
4	(2) "Land bank" means a land bank created by a city under the		
5	Public Facilities Boards Act, § 14-137-101 et seq.; and		
6	(3) "Person" means a natural person and a legal entity.		
7			
8	14-169-1204. Powers and authority.		
9	(a) When a city creates a land bank it may, in addition to other		
10	powers granted or authorized by the Public Facilities Boards Act, § 14-137-		
11	101 et seq., authorize the land bank to exercise the powers necessary to		
12	foster development, redevelopment, revitalization, or conservation of real		
13	property when necessary to:		
14	(1) Eliminate unhealthy, unsanitary, or unsafe conditions;		
15	(2) Eliminate uses detrimental to the public welfare;		
16	(3) Otherwise remove or prevent the spread of blight or		
17	deterioration;		
18	(4) Promote the ability of cities to increase home ownership,		
19	provide affordable housing, and preserve and improve the health of		
20	neighborhoods within the city; and		
21	(5) Provide property for and enhance commerce, industry, and		
22	housing within the city.		
23	(b) A city may assign to a land bank the city's authority to enforce		
24	its liens.		
25	(c)(1) A land bank shall not have the power of eminent domain.		
26	(2) Subdivision (c)(1) of this section shall not be constructed		
27	as limiting the eminent domain power of any city or entity of a city other		
28	than a land bank as defined in § 14-169-203.		
29			
30	14-169-1205. Required actions by land bank.		
31	<u>A land bank shall:</u>		
32	(1) Inventory all property acquired for its use and benefit and		
33	maintain the inventory as a public record;		
34	(2) Require a prospective purchaser to submit a plan for the		
35	property of interest to the purchaser;		
36	(3) Give consideration to any development plans on file with the		

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1	city; and		
2	(4) Develop plans for the intended uses of its property.		
3			
4	14-169-1206. Approval of plan — Enforcement of agreement.		
5	(a) A land bank shall not convey property until it approves a plan		
6	that includes:		
7	(1) A time frame for developing the property under the plan; and		
8	(2) Procedures for enforcing promises made in the plan.		
9	(b) Upon agreement of the parties, a land bank may modify the plan and		
10	time frame after conveyance.		
11	(c) If the property is not developed according to the plan or within		
12	the time frame, a land bank may act to enforce the agreement of the parties.		
13			
14	14-169-1207. Requirements for conveyance of property.		
15	Prior to conveyance of its property, a land bank shall give		
16	consideration to the following issues:		
17	(1) Whether the prospective purchaser has a pattern or practice		
18	of not paying fines resulting from a citation for violation of state laws or		
19	regulations or local codes and ordinances;		
20	(2) Whether the prospective purchaser has a pattern or practice		
21	of not timely paying property taxes; and		
22	(3) Whether the prospective purchaser was the prior owner of		
23	real property that was transferred to the Commissioner of State Lands as a		
24	result of tax delinquency during the preceding three (3) years.		
25			
26	SECTION 2. Arkansas Code § 14-54-302(b)(1) is amended to read as		
27	follows:		
28	(b)(1)(A) Municipal corporations are also empowered and authorized to		
29	donate property, or any part thereof, <u>and liens on property</u> to <u>:</u>		
30	(i) the The federal government or any agency thereof,		
31	for any one (1) or more of the following purposes, that is, having the real		
32	estate, personal property, or both, activated, reactivated, improved, or		
33	enlarged by the donee; or		
34	(ii) A land bank created by the municipal		
35	corporation.		
36	(B) The property may be used for any lawful purpose.		

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1	/s/ Brown
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