1	State of Arkansas	As Engrossed: S2/23/11 H3/3/11 A Bill	
2	88th General Assembly		
3	Regular Session, 2011	SENATE BILL 309	
4 5	By: Senators J. Hutchinson, F	Burnett, Crumbly, J. Dismang, D. Wyatt, J. Jeffress, Rapert	
6	By: Representatives Williams, Vines, Carnine, Catlett, E. Elliott, King, Lovell, Murdock, Patterson,		
7	Woods, Westerman		
8			
9	For An Act To Be Entitled		
10	AN ACT TO	REGULATE THE ISSUANCE OF CLOSING PROTECTION	
11	LETTERS; AND FOR OTHER PURPOSES.		
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14		Subtitle	
15	TO R	EGULATE THE ISSUANCE OF CLOSING	
16	PROT	ECTION LETTERS.	
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19	BE IT ENACTED BY THE C	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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21	SECTION 1. Arka	ansas Code § 23-103-402 is amended to read as follows:	
22	23-103-402. Definitions.		
23	As used in this subchapter:		
24	(1) "Clos	sing" means the process of executing documents in a	
25	transaction involving	either personal or real property, including the	
26	transfer of title or a	creation of a lien on the title, or the collection and	
27	disbursement of funds	in connection with the transaction and title insurance	
28	<u>premiums out of escro</u>	w in connection with a transaction involving either	
29	personal or real property, including the transfer of title or creation of a		
30	<u>lien on the title</u> ;		
31	(2) "Clos	sing agent" means a person that facilitates a closing	
32	for a fee ;		
33	-	ositor" means the person providing funds or documents	
34	for delivery to a depository in connection with a transaction involving real		
35	property;		
36	(4) "Depo	ository" means a title insurer, title insurance agency,	



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1 closing agent, or qualified financial institution receiving a deposit of 2 funds or documents: 3 (5) "Escrow" means the act or process of providing closing 4 services or services pursuant to an escrow agreement by a title insurer or 5 title insurance agency; 6 "Escrow account" means the demand deposit account maintained (6) 7 by a title insurer or title insurance agency at a qualified financial 8 institution into which the title insurer or title insurance agency deposits 9 and disburses funds collected from any person that is or will be a party to a 10 transaction involving real property; 11 (7) "Person" means an individual or any partnership, 12 association, cooperative, corporation, firm, trust, limited liability 13 company, or other legal entity; 14 (8) "Qualified financial institution" means a bank, credit 15 union, or savings and loan association regulated, supervised, or examined by federal or state authorities having regulatory authority over banks and trust 16 17 companies; 18 (9) "Risks" means the danger or hazards of a loss by 19 encumbrance, a defective or invalid title, or adverse claim to title covered 20 under a title insurance policy; 21 (10) "Title insurance agency" means a person that has an agency 22 contract under § 23-103-407 with a title insurer; 23 (11)(A) "Title insurance agent" means an individual affiliated 24 with a title insurance agency who is authorized on behalf of a title insurer 25 to issue a title insurance report or title insurance policy and is: 26 (i) A resident of the State of Arkansas licensed 27 under § 23-64-101 et seq.; or 28 (ii) A nonresident individual licensed under § 23-29 64-101 et seq. and employed by a resident licensee. "Title insurance agent" does not include: 30 (B) 31 (i) An individual employed by a title insurance 32 agency that does not sell or negotiate title insurance but who performs 33 marketing duties under the supervision of a title insurance agent; or 34 (ii) An individual employed by a title insurance 35 agency that is a closing agent and does not solicit, sell, or negotiate title 36 insurance; or

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(iii) A closing agent that provides closing services but does not otherwise engage in title insurance business in the State of Arkansas; (12)(A) "Title insurance business" means: (Λ) (i) Issuing or offering to issue as an insurer a title insurance policy or closing protection letter; (B)(ii) Transacting or proposing to transact any of the following activities when conducted or performed in contemplation of or in conjunction with the issuance of a title insurance report or policy: (i) (a) Guaranteeing, warranting, or otherwise insuring the status of title, liens, encumbrances, or other matters of record; (ii) (b) Executing title insurance policies; (iii)(c) Effecting contracts of reinsurance; (iv)(d) Underwriting titles; or (v)(e) Collecting, disbursing, or receiving title insurance premiums, unless incidental to serving as a closing agent; or (C)(iii) Doing or proposing to do any business substantially equivalent to the matters described in this subdivision (12) in a manner designed to evade this subchapter;. (B) "Title insurance business" does not include: (i) A closing or escrow; or (ii) The activities of a closing agent or other party performing a closing or escrow; (13) "Title insurance policy" means a contract, including any coverage, enhancements to coverage, or endorsements, insuring or indemnifying owners of or other persons lawfully interested in personal or real property against loss or damage arising from any of the following conditions existing on, before, or subsequent to the policy date and not specifically excepted or excluded: (A) Defects in or liens or encumbrances on the insured title; (B) Unmarketability of the insured title; Invalidity or unenforceability of liens or (C) encumbrances on the insured title of the personal or real property; (D) Title being vested other than as stated in the policy;

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1 (E) Lack of a legal right of access to the land that is 2 part of the insured title in a policy relating to real property; 3 (F) Lack of priority of the lien of any insured mortgage 4 over any statutory lien for services, labor, or materials as specifically 5 described in the policy; 6 (G) Invalidity or unenforceability of any assignment of an 7 insured mortgage subject to certain conditions; or 8 (H) The priority of any lien or encumbrance over the lien 9 of an insured mortgage; 10 (14)(A) "Title insurance premium" means the funds paid to the 11 title insurer and to an appointed title insurance agency as consideration for 12 the amount of liability assumed by a title insurer under a title insurance 13 policy, including all amounts retained by the title insurance agency pursuant 14 to the title insurance agency's contract with the title insurer. 15 (B) "Title insurance premium" does not include charges for 16 the performance of services related or incidental to title insurance or 17 closings that are disclosed to the person charged, including without 18 limitation: 19 (i) Title search, abstracting, or title examination 20 of title fees; 21 (ii) Obtaining a title Title opinion fees; 22 (iii) Document preparation fees; 23 (iv) Escrow or closing fees; 24 (v) Notary fees; 25 (vi) Attorney's fees; 26 (vii) Fees incurred to cure defects in title; 27 (viii) Tax report or tax certification fees; 28 (ix) Title report fees; 29 (x) Processing fees; 30 (xi) Courier fees; and 31 (xii) Fees incident to the issuance of a title 32 insurance report or policy; 33 (15) "Title insurance report" means a preliminary report, 34 commitment, or binder issued before the issuance of a title insurance policy 35 containing the requirements, terms, conditions, exceptions, and any other 36 matters incorporated by reference under which a title insurer is willing to

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     issue a title insurance policy;
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                 (16) "Title insurer" means a company authorized under the laws
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     of this state to transact title insurance business; and
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                 (17) "Underwrite" means the acceptance or rejection of risk on
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     behalf of the title insurer.
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           SECTION 2. Arkansas Code § 23-103-403 is amended to read as follows:
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           23-103-403. Requirement for license.
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           (a)(1) Only Except as provided in subdivision (a)(1) of this section
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     and § 23-103-404, only an appointed title insurance agency licensed under §
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     23-64-101 et seq. shall issue title insurance policies, reports, or otherwise
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     transact the business of title insurance business.
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                 (2) An appointed title insurance agency licensed under § 23-64-
     101 et seq. shall not issue closing protection or issue as an insurer a title
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     insurance policy.
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           (b) All title insurance policies and reports covering an insurable
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     interest in title to real property located in this state shall be signed by a
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     title insurance agent:
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                 (1) Properly appointed by a title insurer;
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                 (2) Affiliated with a title insurance agency; and
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                 (3) Licensed in this state under this subchapter.
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           SECTION 3. Arkansas Code § 23-103-404 is amended to read as follows:
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           23-103-404. Authorized activities of title insurers.
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           (a) Subject to the exceptions and restrictions contained in this
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     subchapter, a title insurer may:
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                 (1) Transact only title insurance business;
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                 (2) Reinsure title insurance policies; and
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                 (3) Unless prohibited by the Insurance Commissioner, perform or
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     cause to be performed ancillary activities whether or not in contemplation of
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     or in conjunction with the issuance of a title insurance report or policy
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     including:
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                       (A) Underwriting title to and furnishing related
     information about personal property or real property; and
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                       (B) Procuring and furnishing information about relevant
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     personal property.
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1	(b) Only a title insurer may issue closing protection or issue as an
2	insurer a title insurance policy.
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4	SECTION 4. Arkansas Code § 23-103-405 is amended to read as follows:
5	23-103-405. Title insurers — Limitation of authority — Powers.
6	(a)(l) An insurer that transacts any class, type, or kind of insurance
7	other than title insurance is not eligible for the issuance or renewal of a
8	license to transact title insurance business in this state.
9	(2) Title insurance shall not be transacted, underwritten, or
10	issued by any insurer transacting or licensed to transact any other class,
11	type, or kind of business.
12	(b) A title insurer shall not engage in the business of guaranteeing
13	payment of the principal or the interest on bonds or mortgages.
14	(c) (l) Notwithstanding subsection (a) of this section , :
15	(1) a title insurer If the closing services are provided in
16	Arkansas, the closing agent shall give notice of availability of closing
17	protection to all parties to a transaction in which it is contemplated that
18	title insurance may be issued .
19	(2) Upon written request by a party to a closing with a licensed
20	<u>title insurance</u> agency with which the title insurer has an agency <i>contract</i> \underline{or}
21	<u>closing agent with which the title insurer is in privity of contract</u> , the
22	<u>title</u> insurer shall issue <u>a</u> closing protection <u>letter</u> to the requesting
23	party . ;
24	(3)(A) Except as provided in subdivision (c)(3)(C) of this
25	section, upon written request by a party to a closing conducted by a person
26	that is not a licensed title insurance agency, the title insurer may at its
27	discretion issue closing protection to the requesting party if the title
28	insurer and the closing agent are in privity of contract.
29	(B) The contract shall:
30	(i) Affirmatively state that the title insurer will
31	indemnify third parties for the actions of the closing agent to the extent
32	provided in the closing protection letter; and
33	(ii) Require the closing agent to make its books and
34	records available to the title insurer for each transaction in which a
35	closing protection letter is issued by the title insurer on behalf of the
36	closing agent except to the extent the books and records are privileged under

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1 the attorney-client privilege or otherwise. 2 (C) The contract requirements contained in subdivisions (c)(3)(A) and (B) do not apply if the closing *is conducted* outside the State 3 4 of Arkansas and the closing agent is licensed or otherwise authorized to 5 conduct a closing in the state where the closing *is conducted*; 6 (3)(4) The closing protection shall conform to the terms of 7 coverage and form of instrument as may be filed with the Insurance 8 Commissioner and shall indemnify a person solely against loss of closing 9 funds because of the following acts of a closing agent, title insurer's named 10 employee, or title insurance agency: 11 (A) Theft or misappropriation of closing funds; or 12 (B) Failure to comply with written instructions from the 13 proposed insured when agreed to by the closing agent, employee, or title 14 insurance agency as it relates to the status of the title to the interest in 15 land or to the validity, enforceability, and priority of the lien of a 16 mortgage or deed of trust on the interest in land; 17 (4) (5) The form and amount charged by a title insurer for 18 closing protection coverage shall be filed with the commissioner at least 19 twenty (20) days before the first use of closing protection coverage in the 20 market.; 21 (5) (6) Except as provided in this section, a title insurer shall 22 not provide any other coverage that purports to indemnify against improper 23 acts or omissions of a person with regard to escrow or closing services-; 24 (7) A title insurer shall not issue a closing protection letter 25 unless the title insurer contemplates issuing a title insurance policy to a 26 party to the *transaction; and* 27 (8) Issuing closing protection *is not* a violation of § 23-103-28 404. 29 30 SECTION 5. Arkansas Code § 23-103-411(a)(1), concerning the annual 31 audits of title insurance agencies by title insurers, is amended to read as 32 follows: 33 (a)(1) At least one (1) time each year, a title insurer shall conduct 34 an on-site audit of the escrow and closing practices related to the issuance 35 of title insurance policies and closing protection letters, escrow accounts, 36 security arrangements, files, underwriting and claims practices, and policy

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1	inventory of the title insurance agencies that the title insurer has
2	authorized to issue title insurance reports or policies on its behalf.
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4	/s/J. Hutchinson
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