1	State of Arkansas	As Engrossed: \$3/14/13		
2	89th General Assembly	A Bill		
3	Regular Session, 2013		HOUSE BILL 1518	
4				
5	By: Representative Hammer			
6	By: Senator J. English			
7				
8		For An Act To Be Entitled		
9	AN ACT TO ENSURE THAT VETERANS ARE PROVIDED DOCUMENTS			
10	UNDER THE VETERANS PREFERENCE LAW; TO CLARIFY THE			
11	VETERANS PREFERENCE LAW TO ENSURE COMPLIANCE; AND FOR			
12	OTHER PUR	POSES.		
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15		Subtitle		
16	TO E	ENSURE THAT VETERANS ARE PROVIDED		
17	DOCU	MENTS UNDER THE VETERANS PREFEREN	ICE	
18	LAW	AND CLARIFY THE VETERANS PREFEREN	ICE	
19	LAW	TO ENSURE COMPLIANCE.		
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21				
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:	
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24	SECTION 1. Ark	ansas Code § 21-3-302(d), regardin	ng the Veterans	
25	Preference Law, is amo	ended to read as follows:		
26	(d)(1) <u>(A)</u> If t	here is an examination, evaluation	n, or similar	
27	instrument <u>is</u> given f	or the purpose of establishing an	-interview or	
28	employment list for s	uch public sector jobs <u>to establi</u>	sh a list of qualified	
29	candidates to be inte	rviewed for a position at a state	agency or institution	
30	of higher education subject to the Uniform Classification and Compensation			
31	Act, § 21-5-201 et seq., and a person an applicant entitled to a veterans			
32	preference <u>under this section</u> attains a passing grade thereon , he or she <u>the</u>			
33	applicant shall have five (5) points added to his or her final earned rating			
34	if the examination, evaluation, or similar instrument is subject to numerical			
35	scoring.			
36	(B)	If a veteran is not selected for	r a position for which	

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1	the successful candidate was selected based on a numerical score, at the		
2	veteran's request the selection authority shall provide the veteran with his		
3	or her base score, adjusted score, and the successful candidate's score.		
4	(2) $\underline{(A)}$ If the examination, evaluation, or similar instrument is		
5	not subject to numerical scoring, the selection authority must be able to		
6	shall demonstrate how veterans preference was arrived at applied in		
7	developing a list of qualified candidates to be interviewed and in the		
8	selection process selecting the successful candidate for the position.		
9	(B) If the selection authority used a scoring method other		
10	than numerical scoring, at the veteran's request the selection authority		
11	shall provide all documentation to the veteran to demonstrate to the veteran		
12	how the veterans preference was used to:		
13	(i) Develop a list of qualified candidates to be		
14	interviewed; and		
15	(ii) Select the successful candidate for the		
16	position.		
17	(3) $\underline{(A)}$ A veteran who established by the records of the federal		
18	Department of Veterans Affairs the existence of a service-connected		
19	disability, or a veteran who is over fifty-five (55) years of age, disabled,		
20	and entitled to a pension or compensation under existing laws, or the spouse		
21	of $\frac{1}{2}$ a veteran $\frac{1}{2}$ whose disability		
22	disqualifies him or her for $\frac{\text{appointment}}{\text{selection}}$ shall have ten (10) points		
23	instead of five (5) points added to his or her final earned rating on the		
24	examination, evaluation, or similar instrument.		
25	(B) If a veteran is not selected for a position for which		
26	the successful candidate was selected based on a numerical score, at the		
27	veteran's request the selection authority shall provide the veteran with his		
28	or her base score, adjusted score, and the successful candidate's score.		
29	(4) This subsection (d) does not require the selection authority		
30	to provide the veteran with testing materials or any other information		
31	concerning the successful candidate or other applicants that is not		
32	authorized for release under this subsection or authorized for release to the		
33	public under the Freedom of Information Act of 1967, § 25-19-101 et seq.		
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35	SECTION 2. Arkansas Code § 21-3-303 is amended to read as follows:		
36	21-3-303. Failure to hire $\frac{disabled}{d}$ a veteran.		

As Engrossed: S3/14/13

1	(a) If requested by the veteran applicant and in addition to the		
2	requirements under § 21-3-302(d), a hiring official or selection authority		
3	passes over the name of any service-connected disabled veteran appearing on		
4	an interview or employment list, the hiring official must for a state agency		
5	or institution of higher education subject to the Uniform Classification and		
6	Compensation Act, § 21-5-201 et seq., shall submit in writing to the veteran		
7	the reason the veteran was not:		
8	(1) therefor Included on a list of qualified candidates to be		
9	interviewed and attach the reason to the employment application; and		
10	(2) Selected for the position.		
11	(b) The written reason provided under this section shall become a part		
12	of the employment application records of the department, agency, or		
13	institution of higher education state agency or institution of higher		
14	education subject to the Uniform Classification and Compensation Act, § 21-5-		
15	$201 \ \text{et seq.}$, and be retained for the same period of time as all other		
16	employment applications as established by law or agency policy.		
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18	/s/Hammer		
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