

HB 2397 -- FEDERAL HOME LOAN BANKS

SPONSOR: Hough

The bill provides rights to Federal Home Loan Bank (FHLB) members when insurance companies fall into delinquency proceedings and creates procedures in conjunction with the establishment of a receiver during a delinquency proceeding. The bill provides that a FHLB is neither stayed nor prohibited from exercising its rights regarding collateral pledged to it by an insurer-member. If the FHLB exercises its rights to the collateral, the FHLB is obligated to repurchase any outstanding stock that exceeds the amount of bank stock the insurer-member is required to hold as a minimum investment. An FHLB must establish a time line to govern the handling of collateral within ten days after a receiver's appointment. The time line will establish the release of certain collateral, redemption or repurchase of FHLB stock and payment of fees owed by insurers regarding FHLB accounts. The bill specifies that a receiver cannot void transfers or obligations to transfer any property associated with any FHLB security agreement. The bill allows an exception for when any transfer is made with intent to hinder, delay or defraud the insurer, the receiver or creditors.