Stricken language would be deleted from and underlined language would be added to present law. Act 985 of the Regular Session

1	State of Arkansas	As Engrossed:	H3/14/17 H3/20/17 A Bill	,		
2	91st General Assembly		A BIII			
3	Regular Session, 2017			HOUSE BILL 2164		
4						
5	By: Representative Tosh					
6						
7	For An Act To Be Entitled					
8	AN ACT TO AMEND THE LAW CONCERNING PAWNBROKERS; TO					
9	CREATE THE ARKANSAS PAWNBROKER ACT; TO CREATE THE					
10	PAWNBROKER LICENSURE COMMISSION; AND FOR OTHER					
11	PURPOSES.					
12						
13						
14	Subtitle					
15	TO AMEND THE LAW CONCERNING PAWNBROKERS;					
16	TO CREATE THE ARKANSAS PAWNBROKER ACT;					
17	AND TO CREATE THE PAWNBROKER LICENSURE					
18	COMMISSION.					
19						
20						
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:					
22						
23	SECTION 1. Arkansas Code Title 17 is amended to add an additional					
24	chapter to read as f	ollows:				
25		<u>Cha</u>	<u>pter 56</u>			
26		<u>ARKANSAS</u>	PAWNBROKER ACT			
27						
28		<u>Subchapter 1 —</u>	General Provisions	<u> </u>		
29						
30	17-56-101. Title.					
31	This chapter shall be known and may be cited as the "Arkansas					
32	Pawnbroker Act".					
33						
34	<u>17-56-102. Le</u>	<u>gislative declara</u>	ntions, findings, a	nd intent.		
35	(a) The General	al Assembly finds	that the State of	Arkansas recognizes		
36	and desires to protect the unique nature of a pawn transaction and the					

1	legitimate business purpose of the pawn industry.		
2	(b) The General Assembly declares that:		
3	(1) The pawn industry provides a valuable service to the		
4	citizens in the State of Arkansas that is not available in type, character,		
5	or convenience in the financing or banking industries;		
6	(2) Most customers of the pawn industry are not able to engage		
7	in transactions in the financing and banking industries;		
8	(3) The unique characteristics of a pawn include the following:		
9	(A) A pawn is a non-recourse transaction in which the pawn		
10	customer pledges and delivers into the possession of the pawnbroker items of		
11	tangible personal property that secure the advancement of funds;		
12	(B) Pawn transactions that are personal, face-to-face, and		
13	seldom take more than ten (10) minutes;		
14	(C) Because there is no obligation on the part of the pawn		
15	customer to redeem the item of tangible personal property pledged,		
16	pawnbrokers do not have debt to collect or obligation to enforce, and the		
17	pawnbroker's sole recourse if the customer elects not to redeem the tangible		
18	personal property is retention and disposal;		
19	(D) Pawnbrokers do not obtain reports from credit		
20	reporting agencies and do not report customer experiences, so pawn		
21	transactions do not affect customer's credit scores either as credit		
22	inquiries or as credit history whatsoever; and		
23	(E) Customers receive reasonable value for the item or		
24	items pledged as evidenced by the large number of customers who utilize the		
25	pawn model;		
26	(4) Substantial and recurring overhead expense is required by		
27	persons in the pawn industry to be able to offer pawn service, and		
28	pawnbrokers must maintain, secure, and insure the property delivered		
29	throughout the time it remains in their possession; and		
30	(5) The pawn industry substantially assists in the recovery of		
31	stolen property and is helpful to law enforcement agencies against those		
32	persons looking to capitalize on stolen property through the pawn model.		
33	(c) Although the pawn industry's existence predates Arkansas, the pawn		
34	inductry has modern challenges that need to be regulated for the common		
35	protection and interest of the pawn industry and the citizens of the State of		
36	<u>Arkansas.</u>		

1	(d) It is the intent of the General Assembly to legislatively			
2	modernize the pawn industry, protect the citizens of the State of Arkansas,			
3	protect the ability of the pawn industry to operate in the State of Arkansas,			
4	recognize the distinction between persons in the pawn industry from persons			
5	engaged in financing and banking transactions, and encourage and facilitate			
6	the return of stolen property.			
7				
8	17-56-103. Administration.			
9	The Arkansas Commission on Law Enforcement Standards and Training shall			
10	administer the provisions of this chapter.			
11				
12	Subchapter 2 - Pawnbroker Licensure Commission			
13				
14	17-56-201. Pawnbroker Licensure Commission - Creation - Membership.			
15	(a) There is created the Pawnbroker Licensure Commission.			
16	(b) Membership of the commission shall include:			
17	(1) One (1) resident of this state, appointed by the Governor;			
18	(2) Two (2) law enforcement officers, appointed by the Governor;			
19	<u>and</u>			
20	(3) Two (2) residents of the state each of whom is actively			
21	engaged in business as a pawnbroker, appointed by the Governor.			
22	(c) A vacancy in the membership of the commission shall be filled in			
23	the same manner under subsection (b) of this section.			
24	(d) The Governor shall select from the membership of the commission a			
25	chair of the commission.			
26	(e) Members of the commission shall serve staggered terms of seven (7)			
27	<u>years.</u>			
28				
29	17-56-202. Duties — Rulemaking authority.			
30	(a) The Pawnbroker Licensure Commission shall:			
31	(1) Promulgate, amend, and rescind rules, forms, and orders that			
32	the commission deems necessary or appropriate, including without limitation			
33	rules and forms governing:			
34	(A) Eligibility and application requirements;			
35	(B) Licensing and continuing education requirements;			
36	(C) Licensing and application fees;			

1	(D) Procedures concerning the suspension, revocation, and			
2	surrender of a license;			
3	(E) Prohibited acts under this chapter;			
4	(F) The right to redeem;			
5	(G) A pawnbroker's lien; and			
6	(H) The procedure concerning hold orders;			
7	(2) Define terms, whether or not used in this chapter, if			
8	consistent with this chapter; and			
9	(3) Promulgate rules to ensure that:			
10	(A) The interest charged on a pawn transaction is			
11	designated as an annual percentage rate that shall not exceed seventeen			
12	percent (17%) of the amount financed per annum; and			
13	(B) A pawnbroker may charge a pawn service charge that is			
14	reasonably justifiable for the burden of all services related to maintenance			
15	of the security in the pawnbroker's possession, including storing, insuring,			
16	and investigating the title of the security, but the total pawn service			
17	charge shall not exceed twenty-five percent (25%) of the amount financed for			
18	each thirty-day period in a pawn transaction, except that the pawnbroker is			
19	entitled to receive a minimum pawn service charge of five dollars (\$5.00) for			
20	each fifteen-day period.			
21	(b) A rule, form, or order shall not be made, amended, or rescinded			
22	unless the commission finds that the action is:			
23	(1) Necessary and appropriate in the public interest or for the			
24	protection of consumers; and			
25	(2) Consistent with the purposes fairly intended by the policy			
26	and provisions of this chapter.			
27	(c) All rules and forms of the commission shall be published.			
28				
29	/s/Tosh			
30				
31				
32	APPROVED: BECAME LAW ON 04/07/2017 WITHOUT THE GOVERNOR'S SIGNATURE.			
33				
34				
35				
36				