1 2 3	State of Arkansas 83rd General Assembly Regular Session, 2001	A Bill	Act 953 of 2001 HOUSE BILL 1638
4	110 <b>g</b>		110 022 2122 1000
5	By: Representative Bradford	d	
6	J 1		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	REPEAL ACT 1059 OF 1999, ARKANSAS CODE	4-90-
10	601 THROU	GH 4-90-607; AND FOR OTHER PURPOSES.	
11			
12		Subtitle	
13	TO R	REPEAL THE CONSUMER MOTOR VEHICLE	
14	LEAS	SING ACT.	
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17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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19	SECTION 1. [TH	E ARKANSAS CODE REVISION COMMISSION IS	NOT REQUIRED TO
20	CODIFY THIS SECTION.]	The provisions of the Consumer Motor	Vehicle Leasing
21	Act enacted in Arkans	as in 1999 deviates substantially from	federal law which
22	governs motor vehicle	leasing in most states in the United S	States. After the
23		umer Motor Vehicle Leasing Act, many mo	
24		hdrew from doing business in the State	
25		ulty of administering the various provi	
26		her states in the country. The General	•
27		icial to the motor vehicle leasing indu	
28		if Arkansas Laws are brought into conf	
29		r leasing laws in almost every other st	
30		to the Consumer Leasing Act, 15 U.S.C §	
31	its implementing prov	isions, Regulation M, 12 C.F.R. § 213,	et seq.
32	OFOTION O A I	0 1 4 00 401 11 1 4 00 407	
33		ansas Code 4-90-601 through 4-90-607 ar	
34	g .	slative finding - Declaration - Intent.	
35 36		overed by this subchapter are matters and for the nurpose of consumer protections.	3

\*CDS194\* 020720011442. CDS194

1 intent of the General Assembly that the enactment of this subchapter is to require that Arkansas consumers be provided with all relevant information 2 3 necessary to make an informed decision concerning the leasing of motor 4 vehicles. It is also the intent of the General Assembly to prohibit 5 misleading and deceptive practices in relation to the offering of a lease of a 6 motor vehicle. This subchapter shall be construed liberally in order to 7 effectuate this purpose. 8 9 4-90-602. Definitions. 10 As used in this subchapter, unless the context otherwise requires: 11 (1) "Adjusted capitalized costs" means the agreed-upon amount 12 that serves as the basis for determining the periodic lease payment, computed 13 by subtracting from the capitalized costs any capitalized costs reduction; (2) "Capitalized costs reduction" means any payments made by 14 15 cash, check, rebates, or similar means that are in the nature of a down 16 payment made by the lessee and any net trade in allowance granted by the lessor at the inception of the consumer lease for the purpose of reducing the 17 18 capitalized costs, but does not include any periodic lease payments due at the 19 inception of the lease or all of the periodic lease payments if they are paid 20 at the inception of the lease; 21 (3)(A) "Consumer Lease" means a transaction through which the possession or use of a motor vehicle for a commission or other compensation is 22 23 transferred to a lessee primarily for a personal, family, or household purpose for a period of time exceeding four (4) months, including renewal periods, 24 25 whether or not the lessee has the option to purchase or otherwise become the 26 owner of the property at the expiration of the lease. 27 (B) The inclusion in a lease of a provision whereby the lessee's or lessor's liability at the end of the lease period or upon an 28 29 earlier termination is based on the value of the leased property at that time shall not be deemed to make the transaction other than a consumer lease. 30 31 (C) The term "consumer lease" does not include a lease for 32 governmental, agricultural, business, or commercial purposes; (4)(A) "Gross capitalized costs" means the amount agreed upon by 33 34 the lessor and the lessee as the value of the leased property and any items which are capitalized or amortized during the leased term. 35

(B) The adjusted capitalized cost equals the gross

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    capitalized cost less the capitalized cost reduction and is the amount used by
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    the lessor in calculating the base periodic payment.
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                       (C) Gross capitalized costs shall include, to the extent
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    capitalized and amortized:
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                             (i) Taxes, registration, license, acquisition,
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    administration, assignment, and other similar fees;
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                             (ii) Charges for insurance, an extended warranty, a
    mechanical repair contract, a service contract, a vehicle maintenance
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    agreement, and any other similar charge;
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                             (iii) Charges for a waiver of the contractual
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    obligation to pay the gap amount;
                             (iv) Charges for accessories and installation of
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    accessori es:
                             (v) Charges for delivering, servicing, repairing, or
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15
    improving the vehicle;
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                             (vi) Charges for other goods, services, and benefits
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    incidental to the consumer in the lease transaction; and
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                             (vii) The unpaid balance of any amount financed under
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    an outstanding vehicle loan agreement or vehicle retail installment contract
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    or the unpaid portion of the early termination obligation under any lease or
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    obligation of the lessee with respect to a vehicle or other property traded in
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    connection with a consumer lease:
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                 (5) "Lessee" means a natural person who leases or is offered a
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    motor vehicle consumer lease:
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                 (6)(A) "Lessor" means a person who regularly leases or offers to
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    lease motor vehicles.
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                       (B) A person who has leased, offered to lease, or arranged
    to lease motor vehicles more than five (5) times in the preceding calendar
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    year or more than five (5) times in the current calendar year is subject to
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    this subchapter; and
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                 (7)(A) "Motor vehicle" or "vehicle" means any self-propelled
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    vehicle licensed, purchased, or leased in this state and primarily designed
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    for the transportation of persons or property over the public streets and
    highways, but does not include mopeds, motorcycles, or vehicles over ten
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    thousand pounds (10,000 lbs.) gross vehicle weight rating.
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                       (B) For purposes of this definition, the limit of the ten-
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1	thousand—pound gross vehicle weight rating does not apply to motor homes.
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3	4 <del>-90-603. Requi red-di scl osures.</del>
4	(a) A consumer lease of a motor vehicle shall include:
5	(1) The total amounts of any payments to be paid by the lessee at
6	the consummation of the lease, including, but not limited to:
7	(A) A refundable security deposit paid by cash, check, or
8	other similar means;
9	<del>(B) An advance payment;</del>
10	(C) A disclosure of any capitalized cost reduction stated
11	as a total and the identity of the component and the respective amount of each
12	component;
13	(D) A disclosure of the capitalized costs stated as a total
14	and the identity of the components listed in the definition of capitalized
15	costs and the respective amount of each component;
16	(E) A statement of adjusted capitalized costs; and
17	(F) If the lessee trades in a motor vehicle, the amount of
18	any sales tax redemption for the agreed value of the traded vehicle and any
19	reduction in the periodic payments resulting from the application of the sales
20	tax exemption;
21	(2) Any down payment or other consideration paid to the leasing
22	company;
23	(3) The total of all lease payments to be paid over the terms of
24	the Lease; and
25	(4) Whether the lessee of the vehicle may terminate the lease of
26	the vehicle prior to the end of the lease term, and if so, the amounts, if
27	any, which the lessee is required to pay upon the termination of the lease,
28	based on twelve-month intervals.
29	(b)(1) The Lessor or the Lessor's assignee shall disclose to a Lessee,
30	upon request and within five (5) business days, the amount of outstanding debt
31	to the lessor or the lessor's assignee.
32	(2)(A) The amount described in subdivision (b)(1) of this section
33	shall be itemized and shall include all moneys owed under the lease.
34	(B) The amount shall also include any early termination
35	penalties which shall be described as such and the method and exact figures
36	used in computing each of these amounts

1 (c) A lease shall be in writing and signed by the lessor and the 2 Lessee. 3 (d)(1) The printed portion of the lease, other than directions for 4 completion of the lease and the text of any assignment between the original 5 lessor and the assignee, shall be printed in a size equal to at least 10-point 6 type. 7 (2) The lease shall contain the following items printed or 8 written in a conspicuous manner: 9 (A) At the top of the lease, the words "MOTOR VEHICLE LEASE 10 AGREEMENT": 11 (B) If physical damage or Liability insurance coverage for 12 bodily injury and property damage caused to others is not included in the lease, a notice substantially similar to the following: "No physical damage 13 14 or property Liability insurance coverage for bodily injury or personal 15 property damage caused to others is included in this lease"; 16 (C) Directly above the acknowledgment permitted by this 17 section, a written notice substantially similar to the following in at least 10-point boldface type: "NOTICE TO THE LESSEE: THIS IS A LEASE. YOU HAVE NO 18 19 OWNERSHIP RIGHTS IN THE MOTOR VEHICLE UNLESS AND UNTIL YOU EXERCISE YOUR 20 OPTION TO PURCHASE THE MOTOR VEHICLE, IF THIS LEASE CONTAINS A PURCHASE 21 OPTION. DO NOT SIGN THIS LEASE BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACE. YOU ARE PERMITTED TO COMPLETELY FILL IN A COPY OF THIS LEASE WHEN YOU 22 23 SLGN IT": and 24 (D) The following provision in at least 10-point boldface 25 type: 26 NOTICE: ANY HOLDER OF THIS CONSUMER LEASE IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE LESSEE COULD ASSERT AGAINST THE LESSOR OF THE MOTOR 27 VEHI CLE. 28 29 (e) The Lessor shall deliver a copy of the Lesso signed by the Lessor, either at the time the lessee signs the lease or by mailing a copy of the 30 31 lease within three (3) business days to the lessee's address shown on the 32 Lease. 33 (f) Any acknowledgment by the lessee of delivery of a copy of the lease shall be conspicuous and shall appear directly above the space reserved for 34 35 the lessee's signature. 36 (g) The Lease shall state the names of the original Lessor and Lessoe,

- 1 the place of business of the original lessor, the residence of the lessee as specified by the lessee, and a description of the motor vehicle, including its 2 make, model vear, model, and if known, the motor vehicle's vehicle 3 4 identification number or mark. 5 (h) A disclosure in proximity to the lessee's signature in not less 6 than 10-point boldface type to the Lessee: "WARNING!: EARLY TERMINATION 7 UNDER THIS LEASE MAY RESULT IN SIGNIFICANT COSTS TO YOU THE CONSUMER. READ THIS AGREEMENT CAREFULLY AND UNDERSTAND ALL PROVISIONS BEFORE SIGNING. GET 8 9 ALL PROMISES IN WRITING. ORAL PROMISES ARE DIFFICULT TO ENFORCE." (i) No lease shall be signed by a party if it contains blank spaces to 10 11 be filled in after it has been signed, unless delivery of the motor vehicle is not made at the time of execution of the lease and the motor vehicle's 12 identifying numbers, marks, or similar information may be filled in after 13 14 execution of the lease. 15 (i)(1) Upon written request from a lessee, the lessor shall give or forward to the lessee a written statement of the dates and amounts of payments 16 that have been made under the lease, the amount of the lessee's remaining 17 payments, and any other amounts owed to the lessor as reflected on the 18 19 lessor's books and records at the time of the notice. (2) Upon written request from a lessee, the lessor shall give or 20 21 forward to the lessee a written estimate of the lessee's total early 22 termination liability under the lease. (3) No charge may be imposed on the lessee for preparation of the 23 statements provided for in this section, except a lessor may impose a 24 reasonable fee, not to exceed five dollars (\$5.00) per statement if the lessee 25 26 requests more than one (1) statement in any twelve month period and the charge 27 is disclosed in the lease. 28 29 4-90-604. Fees for excess mileage and wear. 30
  - (a) Except as otherwise provided in subdivision (a)(2) of this section, a lessor may charge fees for excess wear and use or excess mileage if:

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- (1) The right to charge the fees and methods for calculating the fees are disclosed in at least 10 point boldface type in capital letters;
- (2)(A) At the time the vehicle is returned, the lessor conducts a visual inspection of the vehicle and provides the lessee with a reasonable opportunity to be present at the inspection.

1	(B)(i) If the lessee is present, in addition to the notice
2	required by subsection (b) of this section, the lessor shall provide the
3	lessee at the time of the inspection with a written statement of the mileage
4	and of the excess wear to the motor vehicle identified through the visual
5	<del>i nspecti on.</del>
6	(ii) If the lessee is not present at the inspection,
7	the lessor is only required to provide the lessee with the notice required by
8	subsection (b) of this section.
9	(b)(1) Within thirty (30) days after obtaining possession of the motor
10	vehicle, the lessor delivers or mails to the lessee at the lessee's last known
11	address:
12	(A) An itemized list of excess wear to the motor vehicle
13	and the estimated or actual costs of repairing or replacing each item; and
14	(B) A statement of the number of miles above the amount
15	permitted by the lease and a total charge to the lessee for the excess
16	mileage.
17	(2) A Lessor may not charge fees for excess wear and use or
18	excess mileage if the lessee exercises an option to purchase the leased motor
19	<del>vehi cl e.</del>
20	(c) Except as otherwise provided in this subchapter, a lessor who fails
21	to comply with any requirement imposed by this subchapter with respect to a
22	person shall be liable to the person for:
23	(1) Any actual damage sustained by the person as a result of the
24	<del>failures;</del>
25	(2) An amount equal to twenty five percent (25%) of the total
26	amount of monthly payments under the lease, but not less than one hundred
27	dollars (\$100) nor greater than one thousand dollars (\$1,000); and
28	(3) Attorney's fees.
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30	4-90-605. Prohi bi ted practi ces.
31	A lessor or his assignees may not:
32	(1) Make any false, disparaging, or misleading oral or written
33	statement, description, or other representation of any kind that has the
34	capacity, tendency, or effect of deceiving or misleading a consumer or lessee;
35	(2) Advertise or offer to the public any motor vehicle without
36	the intent to lease it as advertised or offered; or

1	(3) Misrepresent a lease of a motor vehicle as a sale.
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3	4 <del>-90-606. Vi ol ati ons.</del>
4	(a) Nothing in this subchapter shall be construed to permit an activity
5	<del>otherwise prohibited by law.</del>
6	(b) A violation of this subchapter is also a violation of Chapter 88 of
7	Title 4, pertaining to deceptive trade practices, and is subject to all of the
8	enforcement provisions of that chapter.
9	(c) The relief provided in this section is in addition to remedies or
10	penalties otherwise available in regard to the same conduct under law or other
11	statutes of this state.
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13	4-90-607. Statute of Limitations.
14	(a) Any action brought under this subchapter shall be commenced within
15	five (5) years of the date of original delivery of the motor vehicle to the
16	<del>lessee.</del>
17	(b) Notwithstanding the limitation in subsection (a) of this section, a
18	lessee at any time may assert a violation of this subchapter in an action to
19	collect the debt at the matter of the defense by recoupment or setoff.
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21	Section 3. Emergency Clause. It is found and determined by the General
22	Assembly that the motor vehicle leasing industry in Arkansas has suffered a
23	serious setback in view of the passage of Act 1059 of 1999, resulting in many
24	motor vehicle leasing companies withdrawing from doing business in the state
25	of Arkansas, thereby reducing competitors in the motor vehicle leasing
26	industry. Therefore, an emergency is declared to exist and this act being
27	immediately necessary for the preservation of the public peace, health and
28	safety shall become effective on the date of its approval by the Governor. If
29	the bill is neither approved nor vetoed by the Governor, it shall become
30	effective on the expiration of the period of time during which the Governor
31	may veto the bill. If the bill is vetoed by the Governor and the veto is
32	overridden, it shall become effective on the date the last house overrides the
33	veto.
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36	APPROVED: 3/20/2001