1	State of Arkansas	A Bill	
2	89th General Assembly	A DIII	CENIATE DILL 177
3	Regular Session, 2013		SENATE BILL 177
4	Dy: Canatar D. Jahnsan		
5 6	By: Senator D. Johnson By: Representatives Williams	Vines	
7	by. Representatives williams	, vines	
8		For An Act To Be Entitled	
9	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 4,		
10	CONCERNING BUSINESS AND COMMERCIAL LAW, OF THE		
11	ARKANSAS CODE; AND FOR OTHER PURPOSES.		
12		,	
13			
14		Subtitle	
15	TO MA	AKE TECHNICAL CORRECTIONS TO TITLE 4,)
16	CONCE	ERNING BUSINESS AND COMMERCIAL LAW,	
17	OF TH	HE ARKANSAS CODE.	
18			
19			
20	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
21			
22	SECTION 1. Arka	unsas Code § 4-57-102 is amended to i	ncorporate
23	technical corrections into the usury law to reflect the current usury law to		
24	read as follows:		
25	4-57-102. Reser	vation or discounting of interest pe	rmitted.
26	It shall be <u>is</u> l	awful for all parties loaning <u>a part</u>	y to loan money in
27		or discount by reserving or discount	
28		mortgages, or other securities for a	-
29	–	le or regulation of the Federal Hous	_
30		or a period of at least thirty-six (3	
31	whichever is greater, at any rate of interest agreed upon by the parties, the		
32	rate of interest not to exceed the applicable rate prescribed by Arkansas		
33		19, § 13 Amendment 89, whether the p	_
34	-	est are payable in this state, or <u>in</u>	any other state,
35	territory, kingdom, or	country.	
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1	SECTION 2. Arkansas Code § 4-5/-104 is amended to incorporate		
2	technical corrections into the usury law to reflect the current usury law to		
3	read as follows:		
4	4-57-104. Maximum rate of interest permitted.		
5	The parties to $rac{any}{a}$ contract, whether the contract is under seal or		
6	$\frac{1}{1}$ may agree in writing $\frac{1}{1}$ to the payment of interest not exceeding the		
7	applicable rate set forth in $\frac{Amendment 89 to}{}$ the Arkansas Constitution,		
8	Article 19, § 13 by Amendment 89, on money due or to become due.		
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10	SECTION 3. DO NOT CODIFY. The enactment and adoption of this act		
11	shall not repeal, expressly or impliedly, the acts passed at the regular		
12	session of the Eighty-Ninth General Assembly. All such acts shall have the		
13	full force and effect and, so far as those acts intentionally vary from or		
14	conflict with any provision contained in this act, those acts shall have the		
15	effect of subsequent acts and as amending or repealing the appropriate parts		
16	of the Arkansas Code of 1987.		
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