By: Senator(s) Mettetal

To: Business and Financial

Institutions

SENATE BILL NO. 2400

AN ACT TO AMEND SECTION 75-17-1, MISSISSIPPI CODE OF 1972, TO 1

DELETE THE REPEALER ON THE PROVISION OF LAW THAT ALLOWS ANY

BORROWER OR DEBTOR AND ANY LENDER TO CONTRACT FOR ANY FINANCE CHARGE AGREED TO IN WRITING IN EXCESS OF THAT OTHERWISE ALLOWED ON 3

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CERTAIN CONTRACTS OR OBLIGATIONS; AND FOR RELATED PURPOSES. 5

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

7 SECTION 1. Section 75-17-1, Mississippi Code of 1972, is

amended as follows: 8

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75-17-1. (1) The legal rate of interest on all notes, 9

accounts and contracts shall be eight percent (8%) per annum, 10

calculated according to the actuarial method, but contracts may be 11

made, in writing, for payment of a finance charge as otherwise

provided by this section or as otherwise authorized by law. 13

14 Any borrower or debtor may contract for and agree to pay

a finance charge for any loan or other extension of credit made 15

directly or indirectly to a borrower or debtor which will result

in a yield not to exceed the greater of ten percent (10%) per 17

annum or five percent (5%) per annum above the discount rate, 18

excluding any surcharge thereon, on ninety-day commercial paper in 19

effect at the Federal Reserve bank in the Federal Reserve district 20

where the lender is located, each calculated according to the 21

22 actuarial method. The rate of finance charge authorized under

23 this subsection (2) shall be known as the "contract rate."

Notwithstanding the foregoing and any other provision of 24

law to the contrary, any partnership, joint venture, religious 25

society, unincorporated association, or domestic or foreign 26

27 corporation, whether organized for profit or nonprofit, may

contract for and agree to pay a finance charge which will result 28

in a yield not to exceed the greater of fifteen percent (15%) per 29 annum or five percent (5%) per annum above the discount rate, 30 excluding any surcharge thereon, on ninety-day commercial paper in 31 32 effect at the Federal Reserve bank in the Federal Reserve district 33 where the lender is located, each calculated according to the 34 actuarial method, on any contract, loan, extension of credit or other obligation under which the principal balance to be repaid 35 shall originally exceed Two Thousand Five Hundred Dollars 36 (\$2,500.00), or on any series of advances of money pursuant to a 37 contract if the aggregate of sums advanced or originally proposed 38 39 to be advanced shall exceed Two Thousand Five Hundred Dollars (\$2,500.00); and as to any such agreement, the claim or defense of 40 usury by such partnership, joint venture, religious society, 41 unincorporated association, or corporation, or their successors, 42 guarantors, assigns or anyone on their behalf is prohibited. 43 Notwithstanding the foregoing and any other provision of 44 45 law to the contrary, any borrower or debtor may contract for and agree to pay a finance charge which will result in a yield not to 46 exceed the greater of ten percent (10%) per annum or five percent 47 48 (5%) per annum above the index of market yields of the Monthly Twenty-Year Constant Maturity Index of Long-Term United States 49 50 Government Bond Yields, as compiled by the United States Treasury Department, each calculated according to the actuarial method, on 51 any loan, mortgage or advance which is secured by a lien on 52 53 residential real property or by a lien on stock in a residential cooperative housing corporation where the loan, mortgage or 54 55 advance is used to finance the acquisition of such stock. term "residential real property," as used in this subsection, 56 means real estate upon which there is located or to be located a 57 structure or structures designed in whole or in part for 58 59 residential use, or which comprises or includes one or more 60 apartments, condominium units or other dwelling units.

- Notwithstanding the foregoing and any other provision of 61 law to the contrary, any borrower or debtor may contract for and 62 agree to pay and any lender or extender of credit may contract for 63 64 and receive any finance charge agreed to in writing by the 65 parties, notwithstanding that such charge is in excess of that otherwise allowed on any contract, credit sale, obligation or 66 other extension of credit, regardless of the security taken or the 67 purpose of the extension of credit, under which the principal 68 balance to be repaid originally exceeds Two Thousand Dollars 69 (\$2,000.00), or on any series of advances of money pursuant to a 70 71 contract if the aggregate of sums advanced or originally proposed to be advanced exceeds Two Thousand Dollars (\$2,000.00), or on any 72 extension or renewal thereof; and as to any such agreement, the 73 claim or defense of usury or violation of any law prescribing, 74 75 limiting or regulating the rate of finance charge by any borrower or debtor, or his successors, guarantors, assigns or anyone on his 76 behalf is prohibited. 77
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- Notwithstanding the foregoing and any other provisions 79 of law to the contrary, the outstanding balance of a prior loan or 80 lease of a motor vehicle used as a trade-in, as well as other 81 82 items that are capitalized or amortized during the lease term, may be included in a lease for a motor vehicle, provided that the rate 83 of finance charge associated with the lease contract does not at 84 any time exceed the finance charge limitations specified in 85 Section 63-19-43. 86
- 87 SECTION 2. This act shall take effect and be in force from 88 and after July 1, 2001.