1 2 3	State of Arkansas 84th General Assembly Regular Session, 2003	A Bill	Act 210 of 2003 HOUSE BILL 1290	
4	Regular Session, 2003		HOUSE BILL 1270	
5	By: Representative Childers			
6	By: respiesement community			
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE DEFINITION OF MAXIMUM LAWFUL			
10	RATE FOR SCHOOL BONDS; AND FOR OTHER PURPOSES.			
11				
12		Subtitle		
13	AN AC	T TO AMEND THE DEFINITION OF		
14	MAXIM	NUM LAWFUL RATE FOR SCHOOL BONDS.		
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16				
17	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:	
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19	SECTION 1. Arkansas Code § 6-20-806(c), concerning revolving loan			
20	bonds and certificates of indebtedness for school bonds, is amended to read			
21	as follows:			
22	(c) As used in this section, "maximum lawful rate" means a rate of			
23	interest equal to five percent (5%) per annum above the Federal Reserve Board			
24	discount rate on ninety-day commercial paper rate for primary credit, or its			
25	<u>functional equivalent</u> in effect at the Federal Reserve bank in the Federal			
26	Reserve district in which Arkansas is located at the time an application for			
27	a loan is approved.			
28				
29		nsas Code § 6-20-1001 is amended to	o read as follows:	
30	6-20-1001. Defi			
31		subchapter, unless the context other	<u>-</u>	
32		means a rate of interest equal to	-	
33		1 Reserve Board discount rate on n	•	
34	paper rate for primary credit, or its functional equivalent in effect at the			
35		n the Federal Reserve district in v	which Arkansas is	
36	located at the time a	bid for bonds is accepted.		

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2	SECTION 3. Arkansas Code § 6-20-1206(b), concerning school bonds, is		
3	amended to read as follows:		
4	(b) As used in this section, "maximum lawful rate" means a rate of		
5	interest equal to five percent (5%) per annum above the Federal Reserve Boar		
6	discount rate on ninety-day commercial paper rate for primary credit, or its		
7	<u>functional equivalent</u> in effect at the Federal Reserve bank in the Federal		
8	Reserve district in which Arkansas is located at the time a bid for bonds is		
9	accepted.		
10			
11	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the		
12	General Assembly of the State of Arkansas that revolving loan bonds,		
13	revolving loan certificates of indebtedness, and negotiable bonds are		
14	utilized for the financing of school districts in the state; that legislation		
15	is needed to amend the definition of maximum lawful rate in order to clarify		
16	that revolving loan bonds, revolving loan certificates of indebtedness, and		
17	negotiable bonds are utilized for the financing of school districts in the		
18	state; that legislation is needed to amend the definition of maximum lawful		
19	rate in order to clarify the maximum lawful rate of interest allowed on such		
20	indebtedness prior to the next annual school elections or special election		
21	called by the school district to comply with recent court orders, and that		
22	this act is immediately necessary because school districts need to		
23	restructure their debt in order to comply with recent court orders.		
24	Therefore, an emergency is declared to exist and this act being immediately		
25	necessary for the preservation of the public peace, health, and safety shall		
26	become effective on:		
27	(1) The date of its approval by the Governor;		
28	(2) If the bill is neither approved nor vetoed by the Governor,		
29	the expiration of the period of time during which the Governor may veto the		
30	bill; or		
31	(3) If the bill is vetoed by the Governor and the veto is		
32	overridden, the date the last house overrides the veto.		
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35	APPROVED: 2/21/2003		
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