UNOFFICIAL COPY 18 RS HB 369/GA

1 AN ACT relating to contracts.

2

- 3 → Section 1. KRS 360.010 is amended to read as follows:
- 4 (1) Except as provided in KRS 360.040, the legal rate of interest is eight percent (8%)
- 5 per annum, but any party or parties may agree, in writing, for the payment of
- 6 interest in excess of that rate as follows:
- 7 (a) At a per annum rate not to exceed four percent (4%) in excess of the discount
- 8 rate on ninety (90) day commercial paper in effect at the Federal Reserve
- 9 Bank in the Federal Reserve District where the transaction is consummated or
- nineteen percent (19%), whichever is less, on money due or to become due
- upon any contract or other obligation in writing where the original principal
- amount is fifteen thousand dollars (\$15,000) or less: [,] and
- 13 (b) At any rate on money due or to become due upon any contract or other
- obligation in writing where the original principal amount is in excess of
- fifteen thousand dollars (\$15,000).
- 16 (2) [; and]Any[such] party or parties to a contract or obligation described in
- subsection (1) of this section, and any party or parties who may assume or
- guarantee *the*[any such] contract or obligation, shall be bound, *subject to Section 2*
- 19 <u>of this Act</u>, for <u>the such</u> rate of interest as is expressed in <u>the any such</u> contract,
- obligation, assumption, or guaranty, and no law of this state prescribing or limiting
- 21 interest rates shall apply to *the*[any such] agreement or to any charges which pertain
- 22 thereto or in connection therewith.
- 23 (3) The party entitled to be paid in any written contract or obligation specifying a
- 24 rate of interest shall be entitled to recover interest after default at the rate of
- interest as is expressed in the contract or obligation prior to the default and that
- interest rate shall be the interest rate for the purpose of KRS 360.040(3). If the
- 27 <u>interest rate expressed in the contract or obligation is a variable rate, the interest</u>

HB036910.100 - 1422 - XXXX

UNOFFICIAL COPY 18 RS HB 369/GA

1		rate after default and until judgment shall be calculated and adjusted as provided
2		in the contract or obligation prior to the default.
3	<u>(4)</u>	The party entitled to be paid in any written contract or obligation not specifying a
4		rate of interest or to which no interest rate otherwise applies shall be entitled to
5		recover interest after default and until judgment at the legal rate of interest.
6	<u>(5)</u>	Nothing in this section[; provided, however, nothing herein contained] shall be
7		construed to amend, repeal, or abrogate any other law of this state pertaining to any
8		particular types of transactions for which the maximum rate of interest is
9		specifically prescribed or provided.
10	<u>(6)</u> [(2)] Any state or national bank may charge ten dollars (\$10) for any loan
11		negotiated at the bank in this state, even if the legal interest does not amount to that
12		sum.
13		→SECTION 2. A NEW SECTION OF KRS CHAPTER 371 IS CREATED TO
14	REA	D AS FOLLOWS:
15	<u>(1)</u>	The obligation of a debtor or obligor to pay or satisfy a debt, liability, or other
16		obligation, including an obligation to pay interest, is not extinguished or
17		otherwise adversely affected, in whole or in part, by any internal action or
18		reporting of internal actions taken by the creditor or other obligee for purposes of
19		the creditor or obligee's own financial, tax, or accounting records or affairs,
20		including but not limited to treating the debt, liability, or other obligation as not
21		<u>collectible.</u>
22	<u>(2)</u>	Nothing in this section shall preclude the debtor or obligor, in any event, from
23		proving that it has fully or partially paid or otherwise satisfied the debt, liability,
24		or other obligation in accordance with the terms of the debt, liability, or other
25		obligation.

HB036910.100 - 1422 - XXXX GA