1	State of Arkansas As Engrossed: S2/17/25	
2	95th General Assembly <b>A Bill</b>	
3	Regular Session, 2025SENATE B	ILL 91
4		
5	By: Senators C. Penzo, J. Bryant	
6	By: Representatives Ray, B. McKenzie	
7		
8	For An Act To Be Entitled	
9	AN ACT TO PROVIDE THAT LOCAL GOVERNMENTAL UNITS SHALL	
10	HAVE NO AUTHORITY TO REGULATE OR CONTROL THE AMOUNT	
11	CHARGED FOR A RENTAL APPLICATION FEE OR RENTAL	
12	DEPOSIT FOR PRIVATE RESIDENTIAL OR COMMERCIAL	
13	PROPERTY; AND FOR OTHER PURPOSES.	
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16	Subtitle	
17	TO PROVIDE THAT LOCAL GOVERNMENTAL UNITS	
18	SHALL HAVE NO AUTHORITY TO REGULATE OR	
19	CONTROL THE AMOUNT CHARGED FOR A RENTAL	
20	APPLICATION FEE OR RENTAL DEPOSIT FOR	
21	PRIVATE RESIDENTIAL OR COMMERCIAL	
22	PROPERTY.	
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24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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26	SECTION 1. Arkansas Code § 14-16-601 is amended to read as follow	s:
27	14-16-601. Rent, rental application fee, and rental deposit contro	1
28	preemption <u>— Definition</u> .	
29	(a) As used in this section, "local governmental unit" means a	
30	political subdivision of this state, including <del>, but not limited to,</del> with	<u>out</u>
31	limitation a county, city, village, or township, if the political subdiv	ision
32	provides local government services for residents in a geographically lim	ited
33	area of this state as its primary purpose and has the power to act prima	rily
34	on behalf of that area.	
35	(b)(1) A As to leasing private residential or commercial property	, and
36	except as provided under § 18-16-304, a local governmental unit shall no	t



1	enact, maintain, or enforce an ordinance or resolution that would have the
2	effect of controlling the amount <del>of rent</del> charged for <u>:</u> leasing private
3	residential or commercial property
4	(A) Rent;
5	(B) Rental application fees; or
6	(C) Rental deposits.
7	(2) The preemption against rent, rental application fees, and
8	rental deposit control in subdivision (b)(l) of this section applies to all:
9	(A) Landlords;
10	(B) Property owners;
11	(C) Property managers;
12	(D) Tenants;
13	(E) Prospective tenants; and
14	(F) Real estate companies doing business in the
15	State of Arkansas.
16	(c) This section does not impair the right of any local governmental
17	unit to manage and control residential property in which the local
18	governmental unit has a property interest.
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20	SECTION 2. Arkansas Code § 14-54-1409 is amended to read as follows:
21	14-54-1409. Rent, rental application fee, and rental deposit control
22	preemption <u>— Definition</u> .
23	(a) As used in this section, "local governmental unit" means a
24	political subdivision of this state, including, but not limited to, without
25	limitation a county, city, village, or township, if the political subdivision
26	provides local government services for residents in a geographically limited
27	area of this state as its primary purpose and has the power to act primarily
28	on behalf of that area.
29	(b)(1) A As to leasing private residential or commercial property, and
30	<u>except as provided under § 18-16-304, a</u> local governmental unit shall not
31	enact, maintain, or enforce an ordinance or resolution that would have the
32	effect of controlling the amount <del>of rent</del> charged for <u>: leasing private</u>
33	residential or commercial property
34	<u>(A) Rent;</u>
35	(B) Rental application fees; or
36	(C) Rental deposits.

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1	(2) The preemption against rent, rental application fees, and
2	rental deposit control in subdivision (b)(l) of this section applies to all:
3	(A) Landlords;
4	(B) Property owners;
5	(C) Property managers;
6	(D) Tenants;
7	(E) Prospective tenants; and
8	(F) Real estate companies doing business in the
9	State of Arkansas.
10	(c) This section does not impair the right of any local governmental
11	unit to manage and control residential property in which the local
12	governmental unit has a property interest.
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14	/s/C. Penzo
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