Stricken language would be deleted from and underlined language would be added to present law. Act 714 of the Regular Session

1	State of Arkansas
2	95th General Assembly <b>A Bill</b>
3	Regular Session, 2025HOUSE BILL 1851
4	
5	By: Representative Jean
6	By: Senator Crowell
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE SALES TAX EXEMPTION FOR FOOD,
10	FOOD INGREDIENTS, AND PREPARED FOOD SOLD IN A PUBLIC,
11	COMMON, HIGH SCHOOL, OR COLLEGE CAFETERIA OR DINING
12	FACILITY; AND FOR OTHER PURPOSES.
13	
14	
15	Subtitle
16	TO AMEND THE SALES TAX EXEMPTION FOR
17	FOOD, FOOD INGREDIENTS, AND PREPARED
18	FOOD SOLD IN A PUBLIC, COMMON, HIGH
19	SCHOOL, OR COLLEGE CAFETERIA OR DINING
20	FACILITY.
21	
22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
23	
24	SECTION 1. DO NOT CODIFY. Legislative findings and intent.
25	(a) The General Assembly finds that the Arkansas Gross Receipts Act of
26	1941, as originally enacted, included an exemption for the sale of food in
27	public school, high school, and college cafeterias and lunchrooms operated
28	primarily for teachers and pupils and not operated for profit.
29	(b) The General Assembly intends for this act to update the exemption
30	provided for the sale of food in public school, high school, and college
31	cafeterias and lunchrooms to be consistent with the current prevailing school
32	food service and management practices, in accordance with the legislative
33	intent of the exemption as it was originally enacted.
34	
35	SECTION 2. Arkansas Code § 26-52-401(3), concerning sales tax
36	exemptions provided for various products and services, is amended to read as



1	follows:
2	(3)(A) Gross receipts or gross proceeds derived from the sale of
3	food, food ingredients, or prepared food in public, common, high school, or
4	college cafeterias and <del>lunch rooms</del> <u>dining facilities</u> operated primarily for
5	teachers and pupils, not operated primarily for the public and not operated
6	for profit <u>.</u>
7	(B) A public, common, high school, or college cafeteria or
8	dining facility that contracts for services or management from a third party
9	that operates for profit is not considered to be operated for profit for
10	purposes of the exemption provided under subdivision (3)(A) of this section
11	solely because a for-profit third party provides services or management for
12	the public, common, high school, or college cafeteria or dining facility;
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14	SECTION 3. EFFECTIVE DATE. Section 2 of this act is effective on the
15	first day of the calendar quarter following the effective date of this act.
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18	<b>APPROVED:</b> 4/16/25
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