1	INTERIM STUDY PROPOSAL 2021-137	
2	State of Arkansas	
3	93rd General Assembly A Bill ANS/Al	NS
4	Third Extraordinary Session, 2022 HOUSE BI	LL
5		
6	By: Representative Pilkington	
7	Filed with: House Committee on Insurance and Commo	erce
8	pursuant to A.C.A. §10-3-2	217
9	For An Act To Be Entitled	
10	AN ACT TO PROHIBIT COVENANT NOT TO COMPETE	
11	AGREEMENTS; TO MODIFY THE LAW CONCERNING A COVENANT	
12	NOT TO COMPETE AGREEMENT; AND FOR OTHER PURPOSES.	
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15	Subtitle	
16	TO PROHIBIT COVENANT NOT TO COMPETE	
17	AGREEMENTS; AND TO MODIFY THE LAW	
18	CONCERNING A COVENANT NOT TO COMPETE	
19	AGREEMENT.	
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22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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24	SECTION 1. Arkansas Code § 4-75-101 is amended to read as follows:	
25	4-75-101. Covenant not to compete agreements — Prohibited.	
26	(a) A covenant not to compete agreement is enforceable if the	
27	agreement is ancillary to an employment relationship or part of an otherwis	e
28	enforceable employment agreement or contract to the extent that:	
29	(1) The employer has a protectable business interest; and	
30	(2) The covenant not to compete agreement is limited with	
31	respect to time and scope in a manner that is not greater than necessary to	
32	defend the protectable business interest of the employer A covenant not to	
33	compete agreement is prohibited in this state.	
34	(b) For the purposes of subsection (a) of this section, the	
35	protectable business interest of the employer includes the employer's:	
36	(1) Trade secrets;	

1	(2) Intellectual property;
2	(3) Customer lists;
3	(4) Goodwill with customers;
4	(5) Knowledge of his or her business practices;
5	(6) Methods;
6	(7) Profit margins;
7	(8) Costs;
8	(9) Other confidential business information that is
9	confidential, proprietary, and increases in value from not being known by a
10	<pre>competitor;</pre>
11	(10) Training and education of the employer's employees; and
12	(11) Other valuable employer data that the employer has provided
13	to an employee that an employer would reasonably seek to protect or safeguard
14	from a competitor in the interest of fairness.
15	(c)(1) The lack of a specific or defined geographic descriptive
16	restriction in a covenant not to compete agreement does not make the covenant
17	not to compete agreement overly broad under subdivision (a)(2) of this
18	section if the covenant not to compete agreement is limited with respect to
19	time and scope in a manner that is not greater than necessary to defend the
20	protectable business interest of the employer.
21	(2) The reasonableness of a covenant not to compete agreement
22	shall be determined after considering:
23	(A) The nature of the employer's protectable business
24	<pre>interest;</pre>
25	(B) The geographic scope of the employer's business and
26	whether or not a geographic limitation is feasible under the circumstances;
27	(C) Whether or not the restriction placed on the employee
28	is limited to a specific group of customers or other individuals or entities
29	associated with the employer's business; and
30	(D) The nature of the employer's business.
31	(d) A post-termination restriction of two (2) years is presumptively
32	reasonable as to length of time under subdivision (a)(2) of this section
33	unless the facts and circumstances of a particular case clearly demonstrate
34	that two (2) years is unreasonable compared to the employer's protectable
35	business interest.

T	(e)(1) In a private court action, a court may aware the employer
2	damages for a breach of a covenant not to compete agreement, appropriate
3	injunctive relief, or both, if appropriate.
4	(2) The immediate harm associated with the breach of a covenant
5	not to compete agreement shall be considered irreparable to establish the
6	appropriateness of a preliminary injunction.
7	(3) This subsection does not limit:
8	(A) Any other defense available to a party against a claim
9	for preliminary injunctive relief; or
10	(B) An employer's right to monetary damages for breach of
11	a covenant not to compete agreement.
12	(f)(1) If restrictions in a covenant not to compete agreement are
13	found to be unreasonable and impose a greater restraint than is necessary to
14	protect the protectable business interest of the employer under subdivision
15	(a)(1) of this section, the court shall reform the covenant not to compete
16	agreement to the extent necessary to:
17	(A) Cause the limitations contained in the covenant not to
18	compete agreement to be reasonable; and
19	(B) Impose a restraint that is not greater than necessary
20	to protect the protectable business interest.
21	(2) The court shall enforce the covenant not to compete
22	agreement under the reformed terms and conditions.
23	(g) An employee's continued employment is sufficient consideration for
24	a covenant not to compete agreement.
25	(h)(1) This subsection does not apply to a covenant not to compete
26	agreement that is ancillary to other contractual relationships, including any
27	type of agreement for the sale and purchase of a business, franchise
28	agreement, and any other agreement not ancillary to an employment
29	relationship or employment contract.
30	(2) Existing common law standards governing a covenant not to
31	compete agreement outside the employment background shall remain in effect.
32	(i)(1) This section shall not apply to other types of agreements
33	between employers and employees that do not concern competition or
34	competitive work, including:
35	(A) Agreements not to solicit, recruit, or hire employees;
36	(B) Confidentiality agreements;

1	(C) Nondisclosure agreements; and
2	(D) The terms and conditions of an employment or
3	employment agreement.
4	(2) Existing common law standards governing these types of
5	agreements shall remain in effect.
6	(j) This section shall not:
7	(1) Be read to impair, limit, or change a party's protections
8	and rights under the Arkansas Trade Secrets Act, § 4-75-601 et seq.; or
9	(2) Apply to a person holding a professional license under
10	Arkansas Code Title 17, Subtitle 3.
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13	Referred by Representative Pilkington
14	Prepared by: ANS/ANS
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