1 2	State of Arkansas As Engrossed: $33/4/21$ $33/29/21$ $34/12/21$ $33/29/21$ $34/12/21$ A $3/29/21$ $34/12/21$		
3	Regular Session, 2021 HOUSE BILL 1426		
4			
5	By: Representative Lundstrum		
6	By: Senator M. Johnson		
7			
8	For An Act To Be Entitled		
9	AN ACT TO ESTABLISH THE ARKANSAS FAIR FOOD DELIVERY		
10	ACT; AND FOR OTHER PURPOSES.		
11			
12			
13	Subtitle		
14	TO ESTABLISH THE ARKANSAS FAIR		
15	FOOD DELIVERY ACT.		
16			
17			
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
19			
20	SECTION 1. Arkansas Code Title 4, Chapter 75, is amended to add an		
21	additional subchapter to read as follows:		
22	<u>Subchapter 13 — Arkansas Fair Food Delivery Act</u>		
23	/ 75 1201 minl.		
24 25	4-75-1301. Title.		
25 26	This subchapter shall be known and may be cited as the "Arkansas Fair Food Delivery Act".		
20 27	rood belivery act .		
28	4-75-1302. Definitions.		
29	As used in this subchapter:		
30	(1) "Food delivery platform" means an online business that acts		
31	as an intermediary between consumers and multiple food facilities to submit		
32	food orders from a consumer to a participating food facility and to arrange		
33	for the delivery of the food order from the food facility to the consumer;		
34	<u>and</u>		
35	(2) "Food facility" means an operation that stores, prepares,		
36	packages, serves, vends, or otherwise provides food for human consumption at		

1	the retail level.			
2				
3	4-75-1303. Food delivery platform — Prohibitions.			
4	A food delivery platform shall not arrange for the delivery of a			
5	food order from a food facility without first entering into an			
6	agreement with the food facility expressly authorizing the food			
7	delivery platform to take food orders and deliver food orders prepared by			
8	the food facility to consumers.			
9				
10	<u>4-75-1304. Remedies.</u>			
11	(a) A food facility may bring a civil action to enjoin a violation of			
12	this subchapter.			
13	(b)(1) If a court finds that a food delivery platform has acted in			
14	violation of this subchapter, the court shall issue an injunction.			
15	(2) In addition to the remedy in subdivision (b)(1) of this			
16	section, the court may:			
17	(A) Require the violator to pay to the injured party all			
18	profits derived from or damages resulting from the wrongful act; and			
19	(B) Order that the wrongful act be terminated.			
20	(c) If the court finds that the food delivery platform committed the			
21	wrongful act in bad faith by not obtaining an agreement or written consent,			
22	the court shall:			
23	(1) Enter judgment against the food delivery platform as			
24	follows:			
25	(A) For a first violation, a fine of not less than five			
26	hundred dollars (\$500);			
27	(B) For a second violation, a fine of not less than one			
28	thousand dollars (\$1,000); and			
29	(C) For a third or subsequent violation, a fine of not			
30	less than one thousand five hundred dollars (\$1,500); and			
31	(2) Award reasonable attorney's fees to the food facility.			
32	(d) The Attorney General or any prosecuting attorney of the state may			
33	bring an action against the food delivery platform for a violation of this			
34 25	<u>subchapter.</u>			
35	CECUTON 2 DO NOW CODIEN ERRECUTIVE DAME WITH A CC.			
36	SECTION 2. DO NOT CODIFY. <u>EFFECTIVE DATE. This act is effective on</u>			

1	and after January 1, 2022.	
2		
3		
4		/s/Lundstrum
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28 29		
30		
31		
32		
33		
34		
35		
36		