1	State of Arkansas	As Engrossed: \$3/9/21		
2	93rd General Assembly	A Bill		
3	Regular Session, 2021		SENATE BILL 339	
4				
5	By: Senator J. English			
6	By: Representative Pilkington			
7				
8		For An Act To Be Entitled		
9	AN ACT TO AUTHORIZE CERTAIN PERMIT HOLDERS TO SELL			
10	ALCOHOLIC	BEVERAGES DIRECTLY TO CONSUMERS T	O BE	
11	CONSUMED OFF-PREMISES OR DELIVERED TO THE CONSUMER AT			
12	A LOCATION	OFF-PREMISES; AND FOR OTHER PURP	POSES.	
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15		Subtitle		
16	TO AU	THORIZE CERTAIN PERMIT HOLDERS TO	0	
17	SELL	ALCOHOLIC BEVERAGES DIRECTLY TO		
18	CONSU	JMERS TO BE CONSUMED OFF-PREMISES	OR	
19	DELIV	VERED TO THE CONSUMER AT A LOCATION	NC	
20	OFF-P	PREMISES.		
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23	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:	
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25	SECTION 1. DO NO	OT CODIFY. <u>Legislative findings</u> .	<u>-</u>	
26	The General Asser	mbly finds that:		
27	(1) The c	oronavirus 2019 (COVID-19) pandem	nic has disrupted the	
28	economy and the lives	of millions of Americans;		
29	(2) Busin	esses across the country have shi	fted operation models	
30	in order to comply wit	h consumer demand and government-	imposed restrictions;	
31	(3) The fe	ood service industry in particula	r has seen the most	
32	disruption, with busin	ess revenue diminished by both ca	pacity limitations and	
33	increased costs of com	pliance with new health safety pr	cotocols;	
34	<u>(4) With </u>	more than one hundred twenty thou	sand (120,000) food	
35	service industry jobs	in this state, the food service i	ndustry is a driving	
36	force in Arkansas's economy;			

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1	(5) In this new economy, the food service industry can only		
2	survive through adaptation, including without limitation delivery and take-		
3	out models;		
4	(6) Current law prohibits business owners in the food service		
5	industry from selling and delivering certain products to their consumers;		
6	(7) The Governor's Executive Order eliminated restrictions to		
7	allow the food service industry to sell for take-out or to deliver food		
8	purchases that included alcoholic beverages with certain limitations;		
9	(8) This flexibility has allowed hundreds of restaurants to		
10	adapt in order to keep doors open for business and to keep employees working		
11	<u>and</u>		
12	(9) The Governor's Executive Order allowing this flexibility is		
13	temporary and could expire in the near future, leaving hundreds of business		
14	owners and thousands of employees with less income and security.		
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16	SECTION 2. Arkansas Code Title 3, Chapter 4, Subchapter 1, is amended		
17	to add an additional section to read as follows:		
18	3-4-107. Alcoholic beverages with food purchase — Definitions.		
19	(a) A restaurant holding a valid alcoholic beverage permit may sell		
20	alcoholic beverages in a sealed container during legal operating hours		
21	directly to a consumer twenty-one (21) years of age or older along with the		
22	purchase of a meal as defined in § 3-9-202:		
23	(1) At the point of sale to be consumed off-premises;		
24	(2) At the drive-through to be consumed off-premises;		
25	(3) At the curbside to be consumed off-premises; or		
26	(4) Delivered to a consumer at a location off-premises.		
27	(b) A permit holder authorized to deliver alcoholic beverages under		
28	this section shall deliver the alcoholic beverages by an employee of the		
29	permit holder and not through a third-party delivery system.		
30	(c) A permit holder authorized to deliver alcoholic beverages under		
31	this section may deliver alcoholic beverages directly to a consumer only in a		
32	wet county or area.		
33	(d) This section does not apply to a:		
34	(1) Private club; or		
35	(2) Restaurant located in a dry area.		
36	(e) A permit holder authorized to sell alcoholic beverages with the		

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1	purchase of a meal under this section is limited to the following quantities		
2	per sale:		
3	(1) Seventy-two ounces (72 oz.) of beer, malt beverages, or hard		
4	cider, or the equivalent of one (1) standard six-pack;		
5	(2) Seven hundred fifty milliliters (750 ml) of wine, or the		
6	equivalent of one (1) bottle; and		
7	(3) Thirty-two ounces (32 oz.) of spirituous liquors as defined		
8	in subdivision (h)(3) of this section, or the equivalent of four (4) eight-		
9	ounce drinks.		
10	(f) Unless authorized by local ordinance under § 3-3-210, a permit		
11	holder shall not sell alcoholic beverages under this section on a Sunday.		
12	(g) The Director of the Alcoholic Beverage Control Division shall		
13	adopt rules to implement and administer this section.		
14	(h) As used in this section:		
15	(1) "Alcoholic beverages" means beer, malt beverages, hard		
16	ciders, vinous liquors, or spirituous liquors;		
17	(2) "Restaurant" means a public or private place that:		
18	(A) Is kept, used, maintained, advertised, and held out to		
19	the public or to a private or restricted membership as a place where complete		
20	meals are actually and regularly served;		
21	(B) Provides adequate and sanitary kitchen and dining		
22	equipment;		
23	(C) Has a seating capacity of at least twenty-five (25)		
24	persons;		
25	(D) Employs a sufficient number and variety of employees		
26	to prepare, cook, and serve suitable food for its guests or members;		
27	(E) Serves at least one (1) meal per day; and		
28	(F) Is open a minimum of five (5) days per week, with the		
29	exception of holidays, vacations, and periods of redecorating; and		
30	(3)(A) "Spirituous liquors" includes mixed drinks or specialty		
31	drinks that are made by the permit holder at the premises.		
32	(B) "Spirituous liquors" does not include unmixed spirits		
33	or spirits in the manufacturer's original containers.		
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35	SECTION 3. DO NOT CODIFY. Rules.		
36	(a) When adopting the initial rules required under this act, the		

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1	Alcoholic Beverage Control Division shall tile the final rules with the
2	Secretary of State for adoption under § 25-15-204(f):
3	(1) On or before January 1, 2022; or
4	(2) If approval under § 10-3-309 has not occurred by January 1,
5	2022, as soon as practicable after approval under § 10-3-309.
6	(b) The division shall file the proposed rules with the Legislative
7	Council under § 10-3-309(c) sufficiently in advance of January 1, 2022, so
8	that the Legislative Council may consider the rules for approval before
9	January 1, 2022.
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11	/s/J. English
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