



HOUSE BILL 211: Reopen Bars and Restaurants.

**This Bill Analysis
reflects the contents
of the bill as it was
presented in
committee.**

2021-2022 General Assembly

Committee:	House Rules, Calendar, and Operations of the House	Date:	May 10, 2021
Introduced by:	Reps. Moffitt, Setzer, Mills, Zenger	Prepared by:	Robert Ryan
Analysis of:	Third Edition		Staff Attorney

OVERVIEW: *House Bill 211 would authorize establishments that serve food or drinks to operate and conduct business at their standard capacities notwithstanding any executive orders or local restrictions, provided certain conditions are met.*

CURRENT LAW:

Section 3.2 of Executive Order 209, issued by Gov. Cooper on April 28, 2021 authorizes bars and other night spots to open for business with certain restrictions, including the following:

- Guests must be seated.
- Occupancy (indoor and outdoor) is limited to 50% of the stated fire capacity (or 12 per 1,000 sq. ft. if no stated fire capacity).
- Counter or tables must be arranged so that guests are not within 6 feet of other occupied tables.

Sec. 3.14 of Executive Order 209 authorizes restaurants to open for business with certain restrictions, including the following:

- Indoor occupancy is limited to 75% of the stated fire capacity (or 18 per 1,000 sq. ft. if no stated fire capacity).
- Counter or tables must be arranged so that guests are not within 6 feet of other occupied tables.

BILL ANALYSIS: Notwithstanding any prohibitions or restrictions imposed by executive orders, local declarations of emergency, or local ordinances adopted to the contrary, the bill would authorize the following entities to open and operate their food and drink service for on-premises consumption without restrictions if certain conditions are met:

- Any establishment that prepares or serves food or drink and is covered by Part 6 of Article 8 of Chapter 130A.
- Private clubs or private bars.
- Wineries.
- Distilleries.
- Other ABC permittees that serve malt beverages, unfortified wine, fortified wine, or mixed beverages for on-premises consumption.

To open and operate their food and drink service, these establishments would have to meet the following conditions:

- The establishment is properly licensed and permitted, and holds all necessary state and local regulatory permits.

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- The establishment requires employees to submit to temperature checks and health questionnaires prior to beginning work and requires employees showing what a reasonable person would identify as respiratory illness symptoms, COVID-19 symptoms, or presenting with a fever of 100.4 degrees Fahrenheit or higher to be prevented from entering the establishment to work.
- The establishment performs frequent and routine environmental cleaning and disinfection of high touch areas with EPA-approved disinfectant for SARS-CoV-2.
- The establishment provides gloves and requires masks for any buffet-style service or self-service areas.
- The establishment limits the number of guests at each table to no more than 10 seated together at the same time, unless more than 10 guests are members of the same household.

EFFECTIVE DATE: The Act would be effective when it becomes law and would expire upon the expiration or termination of all prohibitions and restrictions on the service of food and drink established pursuant to any executive order, declaration of emergency, or ordinance related to COVID-19.

Brian Gwyn, Staff Attorney, substantially contributed to this summary.