## HB384 ENROLLED



- 1 HB384
- 2 SLJAF77-3
- 3 By Representatives Crawford, Paramore, Bolton, Easterbrook,
- 4 Fincher, Robertson, Ingram, Rigsby, Hulsey, Lomax
- 5 RFD: Health
- 6 First Read: 04-Mar-25



1 Enrolled, An Act,

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- Relating to food enrichment; to amend Section 20-1-71,
- 4 Code of Alabama 1975, to define the terms "corn masa" and
- 5 "corn masa product"; to make nonsubstantive, technical
- 6 revisions to update the existing code language to current
- 7 style; and to add Section 20-1-79 to the Code of Alabama 1975,
- 8 to require corn masa and corn masa products be enriched with
- 9 certain ingredients prior to being sold for human consumption.
- 10 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 11 Section 1. Section 20-1-71, Code of Alabama 1975, is
- 12 amended to read as follows:
- 13 "\$20-1-71
- 14 When used in this article, the following words and
- 15 phrases terms—shall have the following meanings,—respectively,
- 16 unless the context clearly indicates otherwise:
- 17 (3) BREAD. Such term includes and shall be limited
- 18 to bread Bread and, rolls (or buns), or buns of every kind and
- description made wholly or partly from wheat flour which
- 20 conforms to the definition and standard of identity of bread
- 21 set out in 21 Code of Federal Regulations, Part 17 C.F.R. Part
- 22 136. Such term excludes The term does not include bread
- 23 containing no wheat flour or breads made from 100 percent
- 24 whole wheat flour, but. The term includes breads made from
- 25 mixtures of white flour and whole wheat flour, the so-called
- 26 known as brown breads.
- 27 (4) CORN MASA. A dry flour-type product made from corn
- 28 that has been treated with slaked lime or otherwise undergoes



- 29 a process known as nixtamalization.
- 30 (5) CORN MASA PRODUCT. Any food product containing corn
- 31 masa.
- 32 (2) (8) FLOUR. Such term includes and shall be limited
- 33 to the foods defined as:
- a. Flour, white flour, wheat flour, and plain flour.
- 35 b. Bromated flour.
- 36 c. Self-rising flour, self-rising white flour, and
- 37 self-rising wheat flour; and.
- d. Phosphated flour, phosphated white flour, and
- 39 phosphated wheat flour in the definitions and standards of
- 40 identity set out in 21 Code of Federal Regulations, Part 15
- 41 C.F.R. Part 137. Such term also The term includes all mixtures
- 42 of such flours with whole wheat or high-extraction flours, but
- 43 excludes. The term does not include 100 percent whole wheat
- 44 flour and specially packaged cake and pancake flour.
- (3) (6) CORNMEAL. All meal for human consumption made
- from corn, either white or yellow, whole cornmeal, bolted
- 47 cornmeal, and degerminated cornmeal as defined in definitions
- 48 and standards of identity set out in 21-Code of Federal
- 49 Regulations, Part 15 C.F.R. Part 137.
- $\frac{(4)}{(9)}$  GRITS. Grits, pearl grits, and degerminated
- 51 grits made from corn by grinding or cracking as defined in the
- 52 standards of identity set out in 21-Code of Federal
- 53 Regulations, Part 15 C.F.R. Part 137.
- $\frac{(5)}{(7)}$  ENRICHMENT. As applied to bread, flour, meal, or
- 55 grits, such term means the addition thereto of vitamins and
- other ingredients of the nature required by this article and



- "enriched bread," "enriched flour," "enriched whole cornmeal,"
- "enriched bolted meal," "enriched degerminated meal," or
- "enriched grits" means the appropriate food product, according
- to the federal standards of identity, that has been enriched
- to conform to the requirements of this article.
- 62  $\frac{(6)}{(10)}$  PERSON. An individual,  $\frac{1}{(6)}$  corporation,  $\frac{1}{(6)}$
- 63 partnership,—an association,—a joint stock company,—a trust,
- or any unincorporated organization.
- (7) (1) APPROPRIATE FEDERAL AGENCY. The federal agency
- or department or administrative federal officer charged with
- the enforcement and administration of the federal Food, Drug
- 68 and Cosmetic Act.
- (8) (2) BOARD. The Alabama State Board of Agriculture
- 70 and Industries."
- 71 \$20-1-79
- 72 Section 2. Section 20-1-79 is added to the Code of
- 73 Alabama 1975, to read as follows:
- 74 (a) No person shall manufacture, mix, compound, sell,
- 75 trade, or offer for sale or trade for human consumption any
- 76 corn masa or corn masa product in this state unless the
- 77 following ingredients are contained in each pound thereof:
- 78 (1) For corn masa, not less then 0.7 milligrams of
- 79 folic acid.
- 80 (2) For corn masa products, not less than 0.4
- 81 milligrams of folic acid.
- 82 (b) This section shall not apply to either of the
- 83 following:
- 84 (1) Corn masa or corn masa products made by or





- 85 supplied to a cottage food production operation.
- 86 (2) Corn masa or corn masa products offered for sale by
- a grocery store offering conforming products.
- Section 3. This act shall become effective on June 1,
- 89 2026.



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111		sed by the House 20-Mar-25.	
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105		President and Presiding Officer of the Senate	
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