## A bill to be entitled

An act relating to tax on sales, use, and other transactions; amending s. 212.08, F.S.; revising the exemption for food and drinks; providing definitions; providing an exemption for certain foods, drinks, and other items provided to customers on a complimentary basis by a dealer who sells food products at retail; providing an exemption for foods and beverages donated by such dealers to certain organizations; revising provisions relating to the technical assistance advisory committee established to provide advice in determining taxability of foods and medicines; providing membership requirements; directing the Department of Revenue to develop guidelines for such determination and providing requirements with respect thereto; providing for use of the guidelines by the committee; providing for determination of the taxability of specific products by the department; authorizing the department to develop a central database with respect thereto; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsections (1) and (14) of section 212.08, Florida Statutes, are amended, and paragraphs (qq) and (rr) are added to subsection (7) of said section, to read:
212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.--The sale at retail, 1

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the rental, the use, the consumption, the distribution, and
the storage to be used or consumed in this state of the
following are hereby specifically exempt from the tax imposed
by this chapter.
(1) EXEMPTIONS; GENERAL GROCERIES.--
(a) There are exempted from the tax imposed by this chapter food products for human consumption.
(b) For the purpose of this chapter, "food products" means edible commodities, whether processed, cooked, raw, canned, or in any other form, which are generally regarded as food. This includes, but is not limited to, all of the following:

1. Cereals and cereal products, baked goods, oleomargarine, meat and meat products, fish and seafood products, frozen foods and dinners, poultry, eggs and egg products, vegetables and vegetable products, fruit and fruit products, spices, salt, sugar and sugar products, milk and dairy products, and products intended to be mixed with milk.
2. Natural fruit or vegetable juices or their concentrates or reconstituted natural concentrated fruit or vegetable juices, whether frozen or unfrozen, dehydrated, powdered, granulated, sweetened or unsweetened, seasoned with salt or spice, or unseasoned; coffee, coffee substitutes, or cocoa; and tea, unless sold in a liquid form.
3. Bakery products sold by bakeries, pastry shops, or like establishments which do not have eating facilities.
(c) None of the exemptions provided in paragraph (b) applies to any of the following:
4. When the food products are sold as meals for consumption on or off the seller's premises.

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            4. "Hot prepared food products" means those products,
items, or components which have been prepared for sale in a
heated condition and which are sold at any temperature which
is higher than the air temperature of the room or place where
they are sold. "Hot prepared food products," for the purposes
of this subsection, includes a combination of hot and cold
food items or components where a single price has been
established for the combination and the food products are sold
in such combination, such as a hot meal, a hot specialty dish
or serving, or a hot sandwich or hot pizza, including cold
components or side items.
    (a) There are exempt from the tax imposed by this
ehapter food and drinks for human consumption except candy.
Unless the exemption provided by paragraph (7) (q) for school
lunches, paragraph (7)(i) for meals to certain patients or
inmates, paragraph (7) (k) for meals provided loy certain
nonprofit organizations, or paragraph (7) (z) for food or
drinks sold through vending machines pertains, none of such
items of food or diinks means:
    1. Food or drinks served, prepared, or sold in or loy
restaurants; drugstores; lunch counters; cafeterias; hotels;
amusement parks; racetracks; taverns; concession stands at
arenas, auditoriums, carnivals, fairs, stadiums, theaters, or
other like places of business; or by any business or place
required loy law to be licensed loy the Division of Hotels and
Restaurants of the Department of Business and Professional
Regulation, except loakery products sold in or loy pastry shops,
doughnut shops, or like establishments for consumption off the
premises;
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notwithstanding those paragraphs that paragraph, when purchased with food coupons or Special Supplemental Food Program for Women, Infants, and Children vouchers issued under authority of federal law.
2. This paragraph is effective only while federal law prohibits a state's participation in the federal food coupon program or Special Supplemental Food Program for Women, Infants, and Children if there is an official determination that state or local sales taxes are collected within that state on purchases of food or drinks with such coupons.
3. This paragraph shall not apply to any food or drinks on which federal law shall permit sales taxes without penalty, such as termination of the state's participation.
4. Notwithstanding any other provision of law, the department shall make refunds or allow credits to a distributor equal to the fee imposed and paid under s. 403.7197 on containers purchased by consumers with food coupons or Special Supplemental Food Program for Women, Infants, and Children vouchers issued under authority of federal law.
(7) MISCELLANEOUS EXEMPTIONS.--
(qq) Complimentary items.--There is exempt from the tax imposed by this chapter:

1. Any food or drink, whether or not cooked or prepared on the premises, provided without charge as a sample or for the convenience of customers by a dealer that primarily sells food products items at retail.
2. Any item given to a customer as part of a price guarantee plan related to point-of-sale errors by a dealer that primarily sells food products at retail.

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The exemptions in this paragraph do not apply to businesses
with the primary activity of serving prepared meals or
alcoholic beverages for immediate consumption.
(rr) Donated foods or beverages.--Any food or beverage
donated by a dealer that sells food products at retail to a
food bank or an organization which holds current exemption
from federal corporate income tax pursuant to s. 501(c) of the
Internal Revenue Code, 1986, as amended, is exempt from the
tax imposed by this chapter.
(14)(a) The department shall establish a technical
assistance advisory committee with public and private sector
members, including representatives of both manufacturers and
retailers,to advise the Department of Revenue and the
Department of Children and Family Health and Rehabilitative
Services in determining the taxability of specific products
and product lines pursuant to subsection (1) and paragraph
(2) (a). In determining taxability and in preparing a list of
specific products and product lines which are or are not
taxable, the committee shall not be subject to the provisions
of chapter 120. Private sector members shall not be
compensated for serving on the committee.
(b) The department, with the advice of the committee,
shall develop guidelines for determining the taxability of
specific products. The guidelines shall not be subject to the
provisions of chapter 120 and shall be a public record. In
developing the guidelines, if the department determines that a
proposed guideline substantially affects a particular person,
it shall notify the person of the development of the proposed
guideline. The guidelines shall be submitted to the
Administrative Procedures Committee and the department shall
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respond to any comments made by the committee or to any person
substantially affected by the guidelines.
(c) The advisory committee shall use guidelines
determined by the department in making its recommendations.
The committee shall forward its recommendations to the
department, which shall determine the taxability of specific
products. The determination shall be a public record and shall
be final upon its publication and shall remain effective
unless a change of determination is published. The
determination shall not be subject to the provisions of
chapter 120 except that the determination may be challenged
pursuant to a proceeding conducted under ss. 120.569 and
120.57.
(d) The department is authorized to develop a central
database and to publish the determination as to the taxability
of specific products in a manner which generally provides
retailers with information to properly tax products based on
their universal product codes. To assure maximum benefit to
the retail community, the committee shall help in identifying
the scope of information that should be included in the
central database and the appropriate methods to assure
efficient and effective communication. Information contained
in the central database shall not be subject to the provisions
of chapter 120 and shall be a public record.
Section 2. This act shall take effect July 1 of the
year in which enacted.

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