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CHAMBER ACTION

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	<u>Senate</u> <u>House</u>
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11	The Committee on Regulated Industries (Wise) recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	Delete everything after the enacting clause
16	
17	and insert:
18	Section 1. <u>Part VII of chapter 468, Florida Statutes,</u>
19	consisting of sections 468.401, 468.402, 468.403, 468.404,
20	468.405, 468.406, 468.407, 468.408, 468.409, 468.410, 468.411,
21	468.412, 468.413, 468.414, and 468.415, is repealed.
22	Section 2. <u>DefinitionsAs used in sections 2 through</u>
23	7 of this act, the term:
24	(1) "Advance-fee talent service" means a service
25	practiced by a person or business entity, or the person's or
26	business entity's employees or authorized agents, which
27	charges, attempts to charge, or receives an advance fee from
28	an artist for the purpose of promoting, but not procuring, the
29	employment or engagement of the artist. Promoting the
30	employment or engagement of an artist includes, but is not
31	limited to, the following activities:

1	(a) Promoting or advertising an artist to a casting
2	director, talent agency, talent manager, or any other person
3	represented to be in a position to offer assistance in
4	procuring engagements or employment for the artist.
5	(b) Promoting or advertising an artist by using the
6	Internet, trade publications, or other media.
7	(c) Registering or listing an artist for employment in
8	the entertainment industry or as a customer of the advance-fee
9	talent service.
10	(d) Managing, directing, developing, or advancing the
11	artist's career.
12	(e) Preparing the artist for employment through career
13	counseling or consulting, vocational guidance, aptitude
14	testing, or evaluation.
15	(2) "Advance fee" means a fee that is due from or paid
16	by an artist before the artist obtains employment as an artist
17	or before the artist receives earnings as an artist. An
18	advance fee also includes money paid by the artist which
19	exceeds the earnings received by the artist.
20	(a) An advance fee does not include reimbursement for
21	out-of-pocket costs actually incurred by an advance-fee talent
22	service on behalf of the artist when paying for services
23	rendered or goods provided to the artist by an independent
24	third party if all of the following conditions are met:
25	1. The advance-fee talent service does not have a
26	direct or an indirect financial interest in the third party.
27	2. The advance-fee talent service does not accept a
28	referral fee or other consideration from the third party.
29	3. The services rendered or goods provided for the
30	out-of-pocket costs are not represented to be, and are not, a
31	condition for the advance-fee talent service to register or 2

1	list the artist with the advance-fee talent service.
2	4. The advance-fee talent service maintains adequate
3	records documenting that any amount to be reimbursed to the
4	advance-fee talent service was actually advanced or owed to a
5	third party, that the third party is not a person in which the
6	advance-fee talent service has a direct or indirect financial
7	interest, and that the advance-fee talent service did not
8	receive any consideration for referring the artist.
9	(b) The burden of producing evidence to support a
10	defense based upon an exemption or an exception provided in
11	paragraph (a) is on the advance-fee talent service claiming
12	the exemption or exception.
13	(3) "Artist" means a person who seeks to become or is
14	an actor, actress, director, writer, cinematographer,
15	composer, lyricist, arranger, model, extra, or other person
16	rendering professional services on the legitimate stage or in
17	the production of motion pictures, radio productions,
18	musicals, television productions, print advertisements, or
19	other entertainment enterprises.
20	(4) "Buyer" or "employer" means a person, company,
21	partnership, corporation, or other business entity that uses
22	the services of a talent agency or advance-fee talent service.
23	(5) "Compensation" means any one or more of the
24	following:
25	(a) Money or other valuable consideration paid or
26	promised to be paid for services rendered by an individual
27	conducting the business of a talent agency or an advance-fee
28	talent service;
29	(b) Money received by a person in excess of that which
30	has been paid by the person for transportation, transfer of
31	baggage, or board and lodging for an applicant for employment;
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Bill No. SB 750

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- (c) The difference between the amount of money received by a person who furnishes employees, performers, or entertainers for circus, vaudeville, theatrical, or other entertainments, exhibitions, engagements, or performances and the amount paid by the person to an employee, performer, or entertainer.
- (6) "Divided fee" means the process by which, without written contractual approval of the artist, any two or more persons receive compensation for performing services for an artist and the total compensation paid to these persons exceeds the compensation that would have been paid to only one person acting on behalf of the artist.
- (7) "Engagement" means any employment or placement of an artist during which the artist performs in his or her artistic capacity. The term does not apply to procuring opera, music, theater, or dance engagements for any nonprofit organization defined in s. 501(c)(3) of the Internal Revenue Code or any nonprofit arts organization in this state which has received a grant from the Division of Cultural Affairs of the Department of State or has participated in the state touring program of the Division of Cultural Affairs.
- (8) "Operator" means the person who is or who will be in actual charge of a talent agency or an advance-fee talent <u>service.</u>
- (9) "Owner" means a partner in a partnership, member of a firm, or one or more principal officers of a corporation whose partnership, firm, or corporation owns a talent agency or an advance-fee talent service, or an individual who is the sole owner of a talent agency or an advance-fee talent 31 <u>service.</u>

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1	(10) "Talent agency" or "agency" means a business
2	entity or person who, for compensation, engages in the
3	occupation or business of procuring or attempting to procure
4	engagements for an artist and includes the agency's employees
5	and authorized agents.
6	Section 3. <u>Bond required</u>
7	(1) Each talent agency or advance-fee talent service
8	shall obtain a bond in the form of a surety by a reputable
9	company engaged in the bonding business which is authorized to
10	do business in this state. The bond must be for the penal sum
11	of not less than \$10,000 and be conditioned on the talent
12	agency or advance-fee talent service conforming to and not
13	violating any duty, term, condition, provision, or requirement
14	of this act.
15	(2) A talent agency or advance-fee talent service must
16	provide the artist with a copy of the bond.
17	(3) If a person fails to obtain or maintain a bond
18	according to this section, the person commits a misdemeanor of
19	the second degree, punishable as provided in section 775.082
20	or section 775.083, Florida Statutes.
21	Section 4. Office and records
22	(1) A talent agency or advance-fee talent service must
23	maintain a permanent office and must maintain regular
24	operating hours at that office. The office shall not be
25	located on or within any property where intoxicating liquor is
26	sold, where gambling is permitted, or where acts of
27	prostitution are committed.
28	(2) A talent agency or advance-fee talent service must
29	keep on file the application, registration, and fully executed
30	contract of each artist that the talent agency or advance-fee
31	talent service represents. The artist file of a talent agency 5

1	must also include the total amount of compensation received by
2	the artist, the amount of compensation received by the artist
3	for each performance, and documentation of all attempts made
4	by the talent agency to procure engagements for the artist.
5	The artist file of an advance-fee talent service must also
6	include documentation of all attempts to promote or advertise
7	the artist.
8	(3) A talent agency or advance-fee talent service
9	shall not knowingly make a false entry in an applicant's file
10	or receipt file.
11	(4) Each document in the file must be preserved for a
12	period of not less than 5 years after the date of the last
13	entry entered into the file.
14	(5)(a) All books, records, and other papers kept under
15	this act by a talent agency or advance-fee talent service must
16	be open to the inspection of a state attorney, or the state
17	attorney's authorized agent, at any reasonable hour. The
18	talent agency or advance-fee talent service must give the
19	state attorney a true copy of the books, records, and papers,
20	or any portion thereof, when so requested.
21	(b) A person may not refuse to disclose any
22	information within his or her knowledge as required by this
23	subsection, or fail or refuse to produce any document, book,
24	or record for inspection which is in his or her possession, to
25	a state attorney or the state attorney's authorized agent.
26	(c) If a person fails or refuses to disclose
27	information to a state attorney as required by this
28	subsection, the person commits a misdemeanor of the second
29	degree, punishable as provided in section 775.082 or section
30	775.083, Florida Statutes.
31	(6) A talent agency must maintain records that contain
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1	all of the following information or documents:
2	(a) The name and current address of each artist
3	employing the talent agency.
4	(b) The amount of commissions the talent agency has
5	received from each artist.
6	(c) A record sheet for each engagement obtained by the
7	talent agency. The record sheet is the only record required to
8	show engagements. The record sheet must be kept in the
9	artist's file for a period of not less than 5 years after the
10	date of the last record sheet that was posted in the artist's
11	file.
12	(d) The engagement the artist was performing in at the
13	time the artist was retained by the talent agency. The
14	documents must include the amount of compensation received by
15	the artist from this engagement.
16	(e) The engagements the talent agency procured for the
17	artist after the artist and talent agency entered into a
18	contract. The documents must include the amount of
19	compensation received by the artist from the engagements
20	obtained for the artist during the life of the contract.
21	(7) An advance-fee talent service must maintain
22	records that contain all of the following information or
23	documents:
24	(a) The name and current address of each artist
25	employing the advance-fee talent service.
26	(b) The amount of the advance fees paid by or for the
27	artist during the term of the contract with the advance-fee
28	talent service.
29	(c) A record of all efforts made in promoting the
30	artist. A record of each effort to promote the artist must be
31	maintained in the artist's file for a period of not less than

1	5 years after the effort to promote the artist was made.
2	(8)(a) If a person fails to maintain a permanent
3	office and keep regular hours at that office, fails to
4	maintain records and files as required by this section, or
5	knowingly makes false entries in an artist's files, the person
6	commits a misdemeanor of the second degree, punishable as
7	provided in section 775.082 or section 775.083, Florida
8	Statutes.
9	(b) If a person establishes or keeps an office where
10	intoxicating liquor is sold, where gambling is permitted, or
11	where acts of prostitution are committed, the person commits a
12	felony of the second degree, punishable as provided in section
13	775.082, section 775.083, or section 775.084, Florida
14	Statutes.
15	Section 5. Contracts and fees
16	(1)(a) A talent agency or advance-fee talent service
17	shall post an itemized schedule of maximum fees, charges, or
18	commissions that it intends to charge and collect for its
19	services. The schedule must be posted in a conspicuous place
20	in each place of business. The schedule must be printed in not
21	less than 30-point boldfaced type.
22	(b) A talent agency that uses a written contract
23	containing a schedule of its maximum fees, charges, and
24	commissions is not required to post the schedule.
25	(c) If a person fails to post in a conspicuous place a
26	schedule of the itemized fees, charges, and commissions, if
27	required, the person commits a misdemeanor of the second
28	degree, punishable as provided in section 775.082 or section
29	775.083, Florida Statutes.
30	(2) An artist and a talent agency or advance-fee
31	talent service must enter into a written contract when the
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1	parties agree that a talent agency or advance-fee talent
2	service shall perform services for the artist. If the
3	circumstances of the arrangement between the artist and the
4	talent agency or advance-fee talent service prevent the
5	execution of a contract before the artist performs, the artist
6	and the talent agency or advance-fee talent service must
7	execute the contract no later than 7 days after the first
8	performance.
9	(3) The contract must incorporate the full agreement
10	between the artist and the talent agency or advance-fee talent
11	service, be contained in a single document, and include the
12	elements set forth in this section.
13	(4) Each contract between an artist and an advance-fee
14	talent service must contain all of the following provisions:
15	(a) A description of the specific services to be
16	performed by the advance-fee talent service, the duration of
17	the contract, and the refund provisions if the services are
18	not provided according to the contract.
19	(b) A statement of the fees that the advance-fee
20	talent service will charge to or collect from the artist
21	receiving the services and the date or dates when the artist
22	must pay the fees.
23	(c) The following statement, in type no smaller than
24	10-point boldfaced type and in close proximity to the artist's
25	signature, must be included in each advance-fee talent service
26	contract:
27	RIGHT TO REFUND
28	If you pay in advance all or any portion of a fee
29	charged to you by (name of advance-fee talent service) and you
30	fail to receive the services promised to you or that you were
31	led to believe would be performed, (name of advance-fee talent

1	service) shall, upon your request, return the full amount paid
2	by you within 48 hours after your request for a refund. If the
3	refund is not made within 48 hours, (name of advance-fee
4	talent service) shall also pay to you, in addition to the
5	refund due to you, a sum equal to the amount of the refund.
6	YOUR RIGHT TO CANCEL (enter date of transaction)
7	You may cancel this contract for advance-fee talent
8	services without any penalty or obligation if you give notice
9	of the cancellation, in writing, no later than 14 days after
10	the date of the transaction stated above. If you wish to
11	cancel the contract, you must mail or deliver a signed and
12	dated copy of the following cancellation notice, another
13	written document notifying the advance-fee talent service that
14	you intend to cancel the contract, or send a telegram, fax, or
15	e-mail notifying the advance-fee talent service that you
16	intend to cancel the contract, to (name of advance-fee talent
17	service) at (address of its place of business) NOT LATER THAN
18	MIDNIGHT AFTER (enter the date).
19	ONLY A TALENT AGENCY MAY ENGAGE IN THE OCCUPATION OF
20	PROCURING, OFFERING, PROMISING, OR ATTEMPTING TO PROCURE
21	EMPLOYMENT OR ENGAGEMENTS FOR AN ARTIST.
22	CANCELLATION NOTICE
23	I hereby cancel this contract.
24	<u>Dated:</u>
25	
26	<u>Artist Signature.</u>
27	(5) A talent agency or advance-fee talent service must
28	give each artist a copy of the signed or authenticated
29	contract listing the services to be provided and the fees,
30	charges, or commissions to be charged at the time the contract
31	<u>is signed.</u>

1	(6) A talent agency or advance-fee talent service must
2	give each artist a copy of this act at the time the contract
3	is signed.
4	(7)(a) Pursuant to chapter 435, Florida Statutes, any
5	person who holds himself or herself out as an employee or
6	agent of a talent agency or advance-fee talent service must
7	meet level 1 screening requirements as described in section
8	435.03, Florida Statutes.
9	(b) Each talent agency and advance-fee talent service
10	must give the artist a copy of the level 1 screening for each
11	owner and operator of the talent agency or advance-fee talent
12	service before executing a contract with an artist. The level
13	1 screening must have been completed within the previous 12
14	months.
15	(8)(a) All money collected by a talent agency from an
16	employer or buyer for the benefit of an artist must be paid to
17	the artist within 7 business days after receiving the money
18	from the employer. The talent agency may reduce the amount
19	paid to the artist by the talent agency's commission.
20	(b) A talent agency is not required to pay money to an
21	artist until the talent agency receives payment from the
22	employer or buyer.
23	(9) A contract entered into by a talent agency or
24	advance-fee talent service which does not conform to this act
25	is voidable by the artist. If an artist voids a contract with
26	a talent agency or advance-fee talent service, the artist is
27	not required to pay or return any consideration received from
28	the talent agency or advance-fee talent service to induce the
29	artist to enter into the contract.
30	(10) An artist may cancel a contract with a talent
31	agency or advance-fee talent service by giving written notice
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1	of the cancellation to the talent agency or advance-fee talent
2	service no later than 14 days after the date of transaction.
3	If an artist cancels a contract, the artist is not required to
4	pay or return any consideration received from the talent
5	agency or advance-fee talent service to induce the artist to
6	enter into the contract.
7	(11) An artist shall not waive the right to cancel a
8	contract with a talent agency or advance-fee talent service as
9	provided in this act. Any attempt by a talent agency or
10	advance-fee talent service to induce an artist to waive the
11	artist's right to cancel the contract is a violation of this
12	act.
13	(12)(a) If an artist gives consideration to a talent
14	agency to be used for expenses to obtain a specific engagement
15	or employment and the talent agency fails to procure the
16	specific engagement or employment for the artist, the talent
17	agency shall, upon the artist's demand, repay all
18	consideration paid by the artist.
19	(b) The talent agency must refund the consideration to
20	the artist no later than 48 hours after receiving the demand
21	from the artist. If the talent agency does not refund the
22	artist within the prescribed time period, the talent agency
23	must pay the artist a penalty that is equal to the amount of
24	all consideration paid to the talent agency.
25	(13) An advance-fee talent service must refund fees as
26	follows:
27	(a) If the artist does not receive the services
28	promised or the services the artist was led to believe would
29	be performed, the advance-fee talent service must, upon the
30	artist's demand, refund the artist any fees collected by the
31	advance-fee talent service for those services. The advance-fee
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1	talent service must make the refund to the artist no later						
2	than 48 hours after the artist demands the refund. If the						
3	advance-fee talent service does not refund the artist within						
4	the prescribed time period, the advance-fee talent service						
5	must pay the artist a penalty that is equal to the amount of						
6	all fees paid to the advance-fee talent service.						
7	(b) If an artist cancels the contract, the advance-fee						
8	talent service must refund in full all fees paid by the						
9	artist. The advance-fee talent service must refund the fees i						
10	later than 14 days after the artist cancels the contract. If						
11	the advance-fee talent service does not refund the artist						
12	within the prescribed time period, the advance-fee talent						
13	service must pay the artist a penalty that is equal to the						
14	amount of all fees paid to the advance-fee talent service.						
15	(14) A talent agency or advance-fee talent service						
16	that violates any provision of this section commits a						
17	misdemeanor of the second degree, punishable as provided in						
18	section 775.082 or section 775.083, Florida Statutes.						
19	Section 6. Prohibitions and penalties						
20	(1)(a) A person, business entity, talent agency, or						
21	advance-fee talent service shall not accept an advance fee for						
22	procuring, offering, promising, or attempting to procure						
23	employment or engagements for an artist.						
24	(b) A person, business entity, talent agency, or						
25	advance-fee talent service that violates this subsection						
26	commits a felony of the second degree, punishable as provided						
27	in section 775.082, section 775.083, or section 775.084,						
28	Florida Statutes.						
29	(2)(a) An advance-fee talent service shall not make						
30	any false statement, representation, promise, or implication						
31	by its choice of name that it is a talent agency. An						
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1	advance-fee talent service shall not state, promise, or						
2	represent that it will procure, or attempt to procure,						
3	employment or engagements for the artist.						
4	(b) A person or advance-fee talent service that						
5	violates this subsection commits a felony of the second						
6	degree, punishable as provided in section 775.082, section						
7	775.083, or section 775.084, Florida Statutes.						
8	(3)(a) A person, talent agency, or advance-fee talent						
9	service, or an owner, operator, employee, or agent of a talen						
10	agency or advance-fee talent service, shall not:						
11	1. Give an artist false information, make a false						
12	promise or misrepresentation concerning any engagement or						
13	employment, or make a false or misleading verbal or written						
14	promise or guarantee of any engagement as an artist.						
15	2. Print, publish, distribute, or cause, authorize, or						
16	knowingly permit the making, printing, publication, or						
17	distribution of any false statement, description, or promise						
18	that would reasonably induce a person to act to his or her						
19	damage or injury.						
20	3. Knowingly commit, or be a party to, any material						
21	fraud, misrepresentation, concealment, conspiracy, collusion,						
22	trick, scheme, or device whereby any other person lawfully						
23	relying upon the work, representation, or conduct of the						
24	talent agency or advance-fee talent service acts or has acted						
25	to his or her injury or damage.						
26	4. Commit fraud or deceit in the operation of a talent						
27	agency or advance-fee talent service.						
28	5. Conspire with another talent agency or advance-fee						
29	talent service or with another person to commit an act that						
30	coerces, intimidates, or precludes another talent agency or						
31	advance-fee talent service from advertising its services. 14						

1	6. Solicit business, either personally or through any						
2	other person, using fraud, deception, or misleading statements						
3	or through the exercise of intimidation or undue influence.						
4	7. Exercise undue influence on the artist in order to						
5	exploit the artist for the financial gain of the talent						
6	agency, advance-fee talent service, or a third party.						
7	8. Commit sexual misconduct with an artist. An owner						
8	operator, employee, or agent of the talent agency or						
9	advance-fee talent service shall not use the artist-agent						
10	relationship to induce or attempt to induce the artist to						
11	engage or attempt to engage in sexual activity.						
12	9. Employ an employee, agent, owner, operator, or						
13	other person with a financial interest who has been convicted						
14	of sexual battery, lewd acts, or other sexual misconduct						
15	proscribed in chapter 800, Florida Statutes, or in section						
16	794.011, section 827.071, section 847.012, section 847.0125,						
17	section 847.013, section 847.0133, or section 847.0145,						
18	<u>Florida Statutes.</u>						
19	10.a. Send, or cause to send, an artist to a house of						
20	ill fame, a house or place of amusement for immoral purposes,						
21	a place where prostitution is performed, or a place for the						
22	modeling or photographing of a minor in the nude, the						
23	character of which could have been ascertained upon reasonable						
24	inquiry by the talent agency or advance-fee talent service.						
25	b. For the purposes of this paragraph, the term						
26	"modeling or photographing of a minor in the nude" means the						
27	visual display of the buttocks, genitals, or female breast,						
28	areolae, or nipples of a person younger than 18 years of age.						
29	c. This subparagraph does not apply if both parents or						
30	the legal guardian of the minor are fully advised of the						
31	intended activity and both parents or the quardian execute a 15						

1	written consent for the visual display of their child or ward.							
2	(b) A person, talent agency, or advance-fee talent							
3	service that violates this subsection commits a felony of the							
4	second degree, punishable as provided in section 775.082,							
5	section 775.083, or section 775.084, Florida Statutes.							
6	(4)(a) A person, talent agency, or advance-fee talent							
7	<pre>service shall not:</pre>							
8	1. Make, or cause to be made, any false, misleading,							
9	or deceptive advertisement or representation concerning the							
10	services the artist will receive or the costs the artist will							
11	incur.							
12	2. Publish or cause to be published any false,							
13	fraudulent, or misleading information, representation, notice,							
14	or advertisement.							
15	3. Charge, collect, or receive compensation for any							
16	service performed by the talent agency or advance-fee talent							
17	service greater than the charge, fee, or compensation							
18	specified in its schedule of maximum fees, charges, and							
19	commissions.							
20	4. Advertise goods or services in a manner that is							
21	fraudulent, false, deceptive, or misleading in form or							
22	content.							
23	5. Permit, aid, assist, procure, or advise a person to							
24	operate a talent agency or advance-fee talent service contrary							
25	to this act.							
26	6. Fail to perform any statutory or legal obligation							
27	required by law for a talent agency or advance-fee talent							
28	service.							
29	7. Require the applicant or artist to subscribe to or							
30	purchase any publication, postcard service, advertisement,							
31	resume service, photography service, website service, or video 16							

1	or audiotapes, or attend any school, acting school, workshop,						
2	or acting class as a condition to performing services for an						
3	applicant or artist.						
4	8. Charge or attempt to charge, directly or						
5	indirectly, an artist for creating or providing photographs,						
6	filmstrips, videotapes, audition tapes, demonstration reels,						
7	talent brochures, or other reproductions of the artist, or for						
8	providing costumes, lessons, coaching, or similar training for						
9	the artist.						
10	9. Refer an artist to a person who charges the artist						
11	a fee for the services described in this act in which the						
12	talent agency or advance-fee talent service has a direct or						
13	indirect financial interest.						
14	10. Accept any compensation for referring an artist to						
15	a person charging the artist a fee for the services described						
16	in this act.						
17	11. Knowingly issue a contract containing any term or						
18	condition that, if complied with, would be in violation of						
19	law.						
20	12. Knowingly send or influence an artist to go to a						
21	prospective employer or place of business the character or						
22	operation of which the talent agency or advance-fee talent						
23	service knows to be in violation of the laws of the United						
24	States or this state.						
25	13. Divide fees with anyone, including, but not						
26	limited to, an agent or other employee of an employer, buyer,						
27	casting director, producer, or director.						
28	14. Fail to maintain records required by this act or						
29	knowingly making false entries in the records.						
30	15. Fail, either before or at the time of executing a						
31	contract, to give the artist a copy of the signed or						
	±,						

1	authenticated contract listing the services to be provided; a						
2	itemized schedule of maximum fees, charges, and commissions						
3	that it intends to charge and collect for its services; a cop						
4	of this act; a copy of a criminal background check; and a cop						
5	5 <u>of a bond.</u>						
6	16. Charge a registration fee, except as permitted for						
7	advance-fee talent services.						
8	8 17. Fail to notify an artist that there is a strike						
9	9 lockout, or other labor dispute in active progress before						
10	sending the artist to an engagement.						
11	(b) A person, talent agency, or advance-fee talent						
12	12 service that violates this subsection commits a misdemeanor						
13	the second degree, punishable as provided in section 775.082						
14	or section 775.083, Florida Statutes.						
15	Section 7. <u>Remedies</u>						
16	(1)(a) If a state attorney believes there is probable						
17	cause that a talent agency, advanced-fee talent service, or						
18	other person has violated subsection (1), subsection (2), or						
19	subsection (3) of section 6 of this act, the state attorney						
20	may file a civil action in the circuit court to enjoin the						
21	talent agency, advanced-fee talent service, or other person						
22	from continuing the violation or doing any act in furtherance						
23	thereof, and for such other relief as the court deems						
24	appropriate.						
25	(b) A state attorney may file a civil action in						
26	circuit court upon the sworn affidavit of a person alleging a						
27	violation of this act. The court may grant a temporary or						
28	permanent injunction restraining any talent agency,						
29	advanced-fee talent service, or other person from violating						
30	this act and the injunction shall issue without bond.						
31	(2)(a) If an artist or other person is injured by the						

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misconduct of a talent agency or advance-fee talent service, the artist may file a civil action in his or her own name upon 2 the bond of the talent agency or advance-fee talent service in 3 4 any court having jurisdiction of the amount claimed. 5 (b) The artist or other person filing the complaint 6 may bring the action for temporary or permanent injunctive 7 relief and may seek other relief, including, but not limited to, restitution for damages, court costs, a civil penalty not 8 to exceed \$5,000 for each violation, treble damages for 9 10 injured parties, and reasonable attorney's fees. 11 (c) Any claim made by an artist or other person is assignable, and the assignee is entitled to the same remedies 12 upon the bond of the talent agency or advance-fee talent 13 service or otherwise as the artist or other person aggrieved 14 15 would be entitled to if the claim had not been assigned. A claim so assigned may be enforced in the name of the assignee. 16 (3) The remedies provided in this section are 17 cumulative and not exclusive of any other remedy provided by 18 19 <u>law.</u> 20 Section 8. The regulation of talent agencies by the Department of Business and Professional Regulation is 21 22 abolished. Any funds and balances associated with the 23 regulation of talent agencies remaining in the Professional 2.4 Regulation Trust Fund after July 1, 2005, shall be used to pay any remaining expenses associated with this regulation. The 2.5 department shall rebate talent agency license fees, on a pro 26 27 rata basis, for the period beginning July 1, 2005, through the period for which license fees have been paid. If the account 28 29 is in a deficit balance, the funds shall be provided from the General Revenue Fund. Another profession regulated by the 30 Department of Business and Professional Regulation shall not

Bill No. SB 750

Barcode 074438

be assessed the cost of any refund. Any funds or balances remaining in the trust fund after January 1, 2006, shall be 2 transferred to the General Revenue Fund. 3 4 Section 9. The Department of Business and Professional Regulation may continue to prosecute any legal proceedings and 5 б related administrative cases that are pending on July 1, 2005. 7 Section 10. This act shall take effect July 1, 2005. 8 9 ======== T I T L E A M E N D M E N T ========= 10 11 And the title is amended as follows: Delete everything before the enacting clause 12 13 and insert: 14 15 A bill to be entitled 16 An act relating to talent agencies and advance-fee talent services; repealing part VII 17 of ch. 468, F.S., relating to the regulation of 18 19 talent agencies; providing definitions; requiring each talent agency and advance-fee 20 21 talent service to obtain a surety bond for a 22 specified amount; requiring each talent agency and advance-fee talent service to give each 23 2.4 artist a copy of the bond; providing criminal penalties for failing to comply with the 25 bonding requirements; requiring each talent 26 agency and advance-fee talent service to 27 28 maintain a permanent office during certain 29 specified hours; directing that certain records, with specified information in them, be 30

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Bill No. SB 750

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maintained for a specified period; directing that all records of a talent agency and advance-fee talent service be open to the inspection of a state attorney; requiring that the talent agency or advance-fee talent service give the state attorney a copy of the records when so requested; providing criminal penalties if the talent agency or advance-fee talent service fails or refuses to disclose information to a state attorney; providing criminal penalties for failing to comply with the requirements pertaining to records; directing a talent agency or advance-fee talent service to post an itemized schedule of maximum fees, charges, or commissions that it intends to charge and collect for its services; providing for the location for posting of the schedule; providing criminal penalties for failing to post the fee schedule; requiring that an artist and a talent agency or advance-fee talent service enter into a written contract when such entity agrees to perform services for the artist; providing an exception under specified circumstances; providing for the content of the written contract; requiring that a talent agency or advance-fee talent service provide each artist with a copy of the contract; requiring any person who holds himself or herself out as an employee or agent of a talent agency or advance-fee talent service to meet level 1 screening requirements;

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	directing that a talent agency or advance-fee
	talent service provide each artist with a copy
	of the level 1 screening; requiring that the
	screening be completed within a specified
	period; directing that all money collected by a
	talent agency from an employer or buyer be paid
	to the artist within a specified period;
	providing that a contract is voidable under
	certain circumstances; permitting an artist to
	cancel a contract by giving written notice of
	the cancellation to the talent agency or
	advance-fee talent service within a specified
	period; prohibiting an artist from waiving the
	right to cancel a contract; providing the way
	in which a talent agency or advance-fee talent
	service must refund money to an artist;
	providing criminal penalties for violating
	provisions relating to contracting; specifying
	certain prohibited acts by a talent agency or
	advance-fee talent service; providing criminal
	penalties for failure to comply; providing for
	certain specified civil remedies for violations
	of the act; removing the authority of the
	Department of Business and Professional
	Regulation to regulate talent agencies;
	providing for the use of certain funds after
	the effective date of the act; requiring the
	department to rebate talent agency license
	fees; authorizing the department to continue to
	prosecute any legal proceedings and related
	administrative cases that are pending on the
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