By Senators Simmons, Soto, and Margolis

	10-00496-14 2014330
1	A bill to be entitled
2	An act relating to the admissions tax; amending s.
3	212.04, F.S.; revising the professional sporting
4	events that are exempt from the admissions tax;
5	providing an effective date.
6	
7	Be It Enacted by the Legislature of the State of Florida:
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9	Section 1. Paragraph (a) of subsection (2) of section
10	212.04, Florida Statutes, is amended to read:
11	212.04 Admissions tax; rate, procedure, enforcement
12	(2)(a) <u>A tax may not be levied on:</u>
13	1. No tax shall be levied on Admissions to athletic or
14	other events sponsored by elementary schools, junior high
15	schools, middle schools, high schools, community colleges,
16	public or private colleges and universities, deaf and blind
17	schools, facilities of the youth services programs of the
18	Department of Children and <u>Families</u> Family Services , and state
19	correctional institutions $\underline{ ext{if}}$ when only student, faculty, or
20	inmate talent is used. However, this exemption <u>does</u> shall not
21	apply to admission to athletic events sponsored by a state
22	university, and the proceeds of the tax collected on such
23	admissions shall be retained and used by each institution to
24	support women's athletics as provided in s. 1006.71(2)(c).
25	2. a. No tax shall be levied on Dues, membership fees, and
26	admission charges imposed by not-for-profit sponsoring
27	organizations. To receive this exemption, the sponsoring
28	organization must qualify as a not-for-profit entity under the
29	provisions of s. 501(c)(3) of the Internal Revenue Code of 1954,

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30 as amended.

31 3.b. No tax shall be levied on Admission charges to an 32 event sponsored by a governmental entity, sports authority, or sports commission if when held in a convention hall, exhibition 33 34 hall, auditorium, stadium, theater, arena, civic center, 35 performing arts center, or publicly owned recreational facility 36 and if when 100 percent of the risk of success or failure lies 37 with the sponsor of the event and 100 percent of the funds at 38 risk for the event belong to the sponsor, and student or faculty 39 talent is not exclusively used. As used in this subparagraph 40 sub-subparagraph, the terms "sports authority" and "sports commission" mean a nonprofit organization that is exempt from 41 42 federal income tax under s. 501(c)(3) of the Internal Revenue Code and that contracts with a county or municipal government 43 44 for the purpose of promoting and attracting sports-tourism events to the community with which it contracts. 45

46 <u>4.3.</u> No tax shall be levied on An admission paid by a 47 student, or on the student's behalf, to any required place of 48 sport or recreation if the student's participation in the sport 49 or recreational activity is required as a part of a program or 50 activity sponsored by, and under the jurisdiction of, the 51 student's educational institution <u>if</u>, provided his or her 52 attendance is as a participant and not as a spectator.

53 <u>5.4.</u> No tax shall be levied on Admissions to the National 54 Football League championship game or Pro Bowl; on admissions to 55 any semifinal game or championship game of a national collegiate 56 tournament; on admissions to a Major League Baseball, <u>Major</u> 57 <u>League Soccer</u>, National Basketball Association, or National 58 Hockey League all-star game; on admissions to the Major League

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10-00496-14 2014330 59 Baseball Home Run Derby held before the Major League Baseball 60 All-Star Game; or on admissions to the National Basketball 61 Association all-star events produced by the National Basketball 62 Association and held at a facility such as an arena, convention 63 center, or municipal facility Rookie Challenge, Celebrity Game, 64 3-Point Shooting Contest, or Slam Dunk Challenge. 65 6.5. A participation fee or sponsorship fee imposed by a governmental entity as described in s. 212.08(6) for an athletic 66 67 or recreational program if is exempt when the governmental entity by itself, or in conjunction with an organization exempt 68 69 under s. 501(c)(3) of the Internal Revenue Code of 1954, as 70 amended, sponsors, administers, plans, supervises, directs, and 71 controls the athletic or recreational program. 72 7.6. Also exempt from the tax imposed by this section to 73 the extent provided in this subparagraph are Admissions to live 74 theater, live opera, or live ballet productions in this state 75 which are sponsored by an organization that has received a 76 determination from the Internal Revenue Service that the 77 organization is exempt from federal income tax under s. 78 501(c)(3) of the Internal Revenue Code of 1954, as amended, if 79 the organization actively participates in planning and 80 conducting the event, is responsible for the safety and success 81 of the event, is organized for the purpose of sponsoring live 82 theater, live opera, or live ballet productions in this state, has more than 10,000 subscribing members and has among the 83 stated purposes in its charter the promotion of arts education 84 85 in the communities which it serves, and will receive at least 20 percent of the net profits, if any, of the events which the 86 87 organization sponsors and will bear the risk of at least 20

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10-00496-14 2014330 88 percent of the losses, if any, from the events which it sponsors 89 if the organization employs other persons as agents to provide 90 services in connection with a sponsored event. Before Prior to 91 March 1 of each year, such organization may apply to the 92 department for a certificate of exemption for admissions to such events sponsored in this state by the organization during the 93 94 immediately following state fiscal year. The application must 95 shall state the total dollar amount of admissions receipts 96 collected by the organization or its agents from such events in 97 this state sponsored by the organization or its agents in the 98 year immediately preceding the year in which the organization 99 applies for the exemption. Such organization shall receive the 100 exemption only to the extent of \$1.5 million multiplied by the 101 ratio that such receipts bear to the total of such receipts of 102 all organizations applying for the exemption in such year; 103 however, in no event shall such exemption granted to any 104 organization may not exceed 6 percent of such admissions 105 receipts collected by the organization or its agents in the year 106 immediately preceding the year in which the organization applies 107 for the exemption. Each organization receiving the exemption 108 shall report each month to the department the total admissions 109 receipts collected from such events sponsored by the 110 organization during the preceding month and shall remit to the 111 department an amount equal to 6 percent of such receipts reduced by any amount remaining under the exemption. Tickets for such 112 events sold by such organizations may shall not reflect the tax 113 otherwise imposed under this section. 114 115

115 <u>8.7. Also exempt from the tax imposed by this section are</u>
116 Entry fees for participation in freshwater fishing tournaments.

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117	9.8. Also exempt from the tax imposed by this section are
118	Participation or entry fees charged to participants in a game,
119	race, or other sport or recreational event if spectators are
120	charged a taxable admission to such event.
121	10.9. No tax shall be levied on Admissions to any
122	postseason collegiate football game sanctioned by the National
123	Collegiate Athletic Association.
124	Section 2. This act shall take effect July 1, 2014.

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