Q8 HB 307/05 - W&M

By: Delegates Frush, Menes, and Moe

Introduced and read first time: February 2, 2006

Assigned to: Ways and Means

## A BILL ENTITLED

1	AN	ACT	concerning

## 2 Admissions and Amusement Tax - Food and Beverages

- 3 FOR the purpose of authorizing a municipal corporation to impose an admissions and
- 4 amusement tax on the gross receipts derived from the sale of certain food and
- 5 beverages; establishing limits on a county's or municipal corporation's authority
- 6 to impose an admissions and amusement tax; establishing a maximum tax rate
- 7 on certain gross receipts that are subject to the admissions and amusement tax;
- 8 excluding that tax rate from calculation of the maximum total tax rate for gross
- 9 receipts that are subject to the admissions and amusement tax and the sales
- and use tax; and generally relating to authorizing a municipal corporation to
- impose an admissions and amusement tax on the sale of certain food and
- beverages.
- 13 BY repealing and reenacting, without amendments,
- 14 Article Tax General
- 15 Section 4-101(b)
- 16 Annotated Code of Maryland
- 17 (2004 Replacement Volume and 2005 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Tax General
- 20 Section 4-102(b), 4-103(b), and 4-105
- 21 Annotated Code of Maryland
- 22 (2004 Replacement Volume and 2005 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 24 MARYLAND, That the Laws of Maryland read as follows:
- 25 Article Tax General

26 4-101.

27 (b) "Admissions and amusement charge", unless expressly provided

28 otherwise, means a charge for:

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1 2	for admission within a	(i) admission to a place, including any additional separate charge ission within an enclosure;				
3		(ii)	use of a game of entertainment;			
4		(iii)	use of a recreational or sports facility;			
5		(iv)	use or rental of recreational or sports equipment; and			
		(v) merchandise, refreshments, or a service sold or served in tertainment at a nightclub or room in a hotel, restaurant, hall, or lancing privileges, music, or other entertainment is provided.				
9 10	(2) "Admissions and amusement charge" does not include a charge for admission to a political fundraising event.					
11	4-102.					
12	(b) A munic	cipal corp	poration may impose, by ordinance or resolution, a tax on:			
13 14	(1) the gross receipts derived from any admission and amusement charge in that municipal corporation; [and]					
15 16	(2) an admission in that municipal corporation for a reduced charge or at no charge to a place if there is a charge for other admissions to the place[.]; AND					
	17 (3) THE GROSS RECEIPTS DERIVED FROM THE SALE OF THE FOLLOWING 18 ITEMS AT A PLACE IN THAT MUNICIPAL CORPORATION WHERE THERE ARE 19 FACILITIES FOR FOOD OR BEVERAGE CONSUMPTION ON THE PREMISES:					
20		(I)	FOOD AS DEFINED IN § 11-206(A)(4) OF THIS ARTICLE;			
21 22	ARTICLE;	(II)	AN ALCOHOLIC BEVERAGE AS DEFINED IN § 5-101 OF THIS			
23 24	OR	(III)	A SOFT DRINK, CARBONATED BEVERAGE, OR BOTTLED WATER;			
25		(IV)	CANDY OR CONFECTIONERY.			
26	4-103.					
27 28	(b) The adm		nd amusement tax may not be imposed by a county or s receipts:			
29 30	(1) merchandise, refresh		from any charge UNDER § 4-101(B)(1)(V) OF THIS SUBTITLE for a service sold or served at a place where:			
31		(i)	dancing is prohibited; and			

29 IF SOLD BY A VENDOR THAT OPERATES A SUBSTANTIAL GROCERY OR MARKET 30 BUSINESS AT THE SAME LOCATION WHERE THE FOOD IS SOLD, EVEN IF THE SALE IS 31 SUBJECT TO THE STATE SALES AND USE TAX UNDER TITLE 11 OF THIS ARTICLE; OR

26

28

32

27 OFF THE PREMISES:

(I)

(II)

(III)

AN ALCOHOLIC BEVERAGE THAT IS SOLD FOR CONSUMPTION

FOOD OR BEVERAGES FOR CONSUMPTION OFF THE PREMISES

FOOD OR BEVERAGES IN VENDING MACHINES; OR

	winnings dis Arundel Cou			mission and used for the cost of prizes or as money peration, by a commercial bingo game in Anne		
4	4-105.					
5 6	(a) amusement t	-	-	ovided in this section, the admissions and		
7 8	10% of gross	(1) s receipts		county or municipal corporation sets, not exceeding admissions and amusement tax; or		
9 10	receipts sub	(2) ject to the		ne Stadium Authority sets, not exceeding 8% of gross and amusement tax.		
		ГО ТНЕ .		BY A MUNICIPAL CORPORATION ON GROSS RECEIPTS AND AMUSEMENT TAX UNDER § 4-102(B)(3) OF THIS %.		
16 17	receipts sub and use tax,	a county	admissions an or a municipal	SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, IF gross and amusement tax are also subject to the sales corporation may not set a rate so that, when the total tax rate will exceed 10% of the gross		
			S NOT INCLU	IUM TOTAL TAX RATE UNDER PARAGRAPH (1) OF THIS UDE A TAX RATE SET BY A MUNICIPAL CORPORATION IIS SECTION.		
24 25 26	[(c)] (D) If gross receipts subject to the admissions and amusement tax imposed by the Stadium Authority are also subject to an admissions and amusement tax imposed by a county or municipal corporation, the county or municipal corporation may not set a rate or collect the tax at a rate so that, when combined with the rate of the Stadium Authority, the total tax rate will exceed 10% of the gross receipts.					
	[(d)] rate that diff located.	(E) fers from		corporation may set an admissions and amusement tax the county where the municipal corporation is		
31 32	[(e)] county, a m	(F) unicipal o		of setting admissions and amusement tax rates, a the Stadium Authority may:		
33 34	and	(1)	establish diffe	rent classes of admissions and amusement charges;		
35		(2)	set different ra	ates of tax for those classes.		

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- [(f)] 1 (G) The admissions and amusement tax that a county, a municipal 2 corporation, or the Stadium Authority may impose on a reduced charge or free 3 admission is: 4 (1) 5 cents, if the charge for any other admission is 50 cents or less; (2) 10 cents, if the charge for any other admission is more than 50 cents 6 but does not exceed \$1; and 7 (3) 15 cents, if the charge for any other admission is more than \$1. 8 (H) If a county, a municipal corporation, or the Stadium Authority [(g)]9 changes an admissions and amusement tax rate or changes a class to which a rate 10 applies, the county, municipal corporation, or Stadium Authority shall give the 11 Comptroller notice of the change at least 60 days before the effective date of the 12 change.
- 13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 July 1, 2006.