## By: Delegate Fair

Introduced and read first time: February 9, 2024
Assigned to: Ways and Means

## A BILL ENTITLED

AN ACT concerning

## Admissions and Amusement Tax - Food and Beverages

FOR the purpose of authorizing a county or a municipal corporation to impose the admissions and amusement tax on certain gross receipts derived from the sale of food or beverages; prohibiting the imposition of the admissions and amusement tax on certain sales of food or beverages; establishing a maximum tax rate that a county or a municipal corporation may set on the sale of food or beverages; providing that a certain combined maximum tax rate does not include a tax rate on the sale of food or beverages; and generally relating to imposing the admissions and amusement tax on the sale of food or beverages.

BY repealing and reenacting, with amendments,
Article - Tax - General
Section 4-101, 4-102(b) and (c), 4-103(b), and 4-105(b)
Annotated Code of Maryland
(2022 Replacement Volume and 2023 Supplement)
BY repealing and reenacting, without amendments,
Article - Tax - General
Section 4-105(a)
Annotated Code of Maryland
(2022 Replacement Volume and 2023 Supplement)
BY adding to
Article - Tax - General
Section 4-105(a-2)
Annotated Code of Maryland
(2022 Replacement Volume and 2023 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:


## Article - Tax - General

4-101.
(a) In this title the following words have the meanings indicated.
(b) (1) "Admissions and amusement charge", unless expressly provided otherwise, means a charge for:
(i) admission to a place, including any additional separate charge for admission within an enclosure;
(ii) use of a game of entertainment;
(iii) use of a recreational or sports facility;
(iv) use or rental of recreational or sports equipment; and
(v) merchandise, refreshments, or a service sold or served in connection with entertainment at a nightclub or room in a hotel, restaurant, hall, or other place where dancing privileges, music, or other entertainment is provided.
(2) "Admissions and amusement charge" does not include a charge for admission to a political fundraising event.
(C) "FOOD OR BEVERAGES" MEANS:
(1) FOOD AS DEFINED IN § 11-206 OF THIS ARTICLE;
(2) AN ALCOHOLIC BEVERAGE AS DEFINED IN § 5-101 OF THIS

## ARTICLE;

(3) A SOFT DRINK, CARBONATED BEVERAGE, OR BOTTLED WATER; OR
(4) CANDY OR CONFECTIONERY.
[(c)] (D) "Game of entertainment" includes, in Anne Arundel County or Calvert County, the game of instant bingo permitted under a commercial bingo license.
[(d)] (E) "Person" includes:
(1) this State or a political subdivision, unit, or instrumentality of this State;
(2) another state or a political subdivision, unit, or instrumentality of that
state; and
(3) a unit or instrumentality of a political subdivision of this State or of another state.
[(e)] (F) "Stadium Authority" means the Maryland Stadium Authority created under § 10-604 of the Economic Development Article.

4-102.
(b) A county may impose, by resolution, a tax on:
(1) the gross receipts derived from any admissions and amusement charge in that county; [and]
(2) an admission in that county for a reduced charge or at no charge to a place if there is a charge for other admissions to the place; AND
(3) THE GROSS RECEIPTS DERIVED FROM THE SALE OF FOOD OR BEVERAGES AT A PLACE WHERE THERE ARE FACILITIES FOR THE CONSUMPTION OF FOOD OR BEVERAGES ON THE PREMISES.
(c) A municipal corporation may impose, by ordinance or resolution, a tax on:
(1) the gross receipts derived from any admissions and amusement charge in that municipal corporation; [and]
(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
(3) THE GROSS RECEIPTS DERIVED FROM THE SALE OF FOOD OR BEVERAGES AT A PLACE WHERE THERE ARE FACILITIES FOR THE CONSUMPTION OF FOOD OR BEVERAGES ON THE PREMISES.

4-103.
(b) The admissions and amusement tax may not be imposed by a county or municipal corporation on gross receipts:
(1) EXCEPT AS PROVIDED IN § 4-102(B)(3) AND (C)(3) OF THIS SUBTITLE, derived from any charge for merchandise, refreshments, or a service sold or served at a place where:
(i) dancing is prohibited; and
(ii) the only entertainment provided is mechanical music, radio, or
television;
(2) derived from any charge for admission to:
(i) a live boxing or wrestling match; or
(ii) a concert or theatrical event presented or offered by a nonprofit group that:

1. is organized and operated to present or offer an annual series of scheduled musical concerts; or
2. is organized and operated for a cultural purpose and receives a grant directly or indirectly from the Maryland State Arts Council;
(3) derived from any charge for admission to or use of:
(i) a facility or equipment in connection with a bingo game that is operated in accordance with § 13-507 of the Criminal Law Article;
(ii) a bowling alley or lane;
(iii) a charter fishing boat; or
(iv) a nontethered hot air balloon;
(4) derived from any charge for admission or for merchandise, refreshments, or a service, if the gross receipts are used exclusively for:
(i) a charitable, educational, or religious purpose;
(ii) a volunteer fire company or nonprofit rescue squad;
(iii) a fraternal, service, or veterans' organization chartered by a grant of Congress; or
(iv) the improvement, maintenance, or operation of an agricultural fair, if no net earnings inure to the benefit of any stockholder or member of the association that conducts the fair; [or]
(5) obtained at admission and used for the cost of prizes or as money winnings distributed, as part of its operation, by a commercial bingo game in Anne Arundel County; OR

## (6) DERIVED FROM THE SALE OF:

(I) AN ALCOHOLIC BEVERAGE THAT IS SOLD FOR CONSUMPTION OFF THE PREMISES;
(II) FOOD OR BEVERAGES FOR CONSUMPTION OFF THE PREMISES IF SOLD BY A VENDOR THAT OPERATES A SUBSTANTIAL GROCERY OR MARKET BUSINESS AT THE SAME LOCATION WHERE THE FOOD OR BEVERAGES ARE SOLD, REGARDLESS OF WHETHER THE SALE IS SUBJECT TO THE SALES AND USE TAX; OR
(III) FOOD OR BEVERAGES FROM VENDING MACHINES.

4-105.
(a) Except as otherwise provided in this section, the admissions and amusement tax rate is:
(1) the rate that a county or municipal corporation sets, not exceeding $10 \%$ of gross receipts subject to the admissions and amusement tax; or
(2) the rate that the Stadium Authority sets, not exceeding 8\% of gross receipts subject to the admissions and amusement tax.
(A-2) THE TAX RATE SET BY A COUNTY OR MUNICIPAL CORPORATION ON GROSS RECEIPTS DERIVED FROM THE SALE OF FOOD OR BEVERAGES UNDER § 4-102(B)(3) AND (C)(3) OF THIS SUBTITLE MAY NOT EXCEED 2\%.
(b) (1) [If] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IF gross receipts subject to the admissions and amusement tax are also subject to the sales and use tax, a county or a municipal corporation may not set a rate so that, when combined with the sales and use tax, the total tax rate will exceed $11 \%$ of the gross receipts.
(2) THE MAXIMUM TOTAL TAX RATE UNDER PARAGRAPH (1) OF THIS SUBSECTION DOES NOT INCLUDE A TAX RATE SET BY A COUNTY OR MUNICIPAL CORPORATION UNDER SUBSECTION (A-2) OF THIS SECTION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2024.

