By: Senator(s) White

To: Finance

## COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2815

1 2 3	AN ACT TO AMEND SECTION 27-65-22, MISSISSIPPI CODE OF 1972, TO EXEMPT CERTAIN EVENTS SANCTIONED BY THE MISSISSIPPI ATHLETIC COMMISSION FROM THE SALES TAX; AND FOR RELATED PURPOSES.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. Section 27-65-22, Mississippi Code of 1972, is
6	amended as follows:
7	27-65-22. (1) Upon every person engaging or continuing in
8	any amusement business or activity, which shall include all manner
9	and forms of entertainment and amusement, all forms of diversion,
10	sport, recreation or pastime, shows, exhibitions, contests,
11	displays, games or any other and all methods of obtaining
12	admission charges, donations, contributions or monetary charges of
13	any character, from the general public or a limited or selected
14	number thereof, directly or indirectly in return for other than
15	tangible property or specific personal or professional services,
16	whether such amusement is held or conducted in a public or private
17	building, hotel, tent, pavilion, lot or resort, enclosed or in the
18	open, there is hereby levied, assessed and shall be collected a
19	tax equal to seven percent (7%) of the gross income received as
20	admission, except as otherwise provided herein. In lieu of the
21	rate set forth above, there is hereby imposed, levied and
22	assessed, to be collected as hereinafter provided, a tax of three
23	percent (3%) of gross revenue derived from sales of admission to
24	publicly owned enclosed coliseums and auditoriums (except
25	admissions to athletic contests between colleges and
26	universities). There is hereby imposed, levied and assessed a tax
27	of seven percent (7%) of gross revenue derived from sales of

28 admission to events conducted on property managed by the 29 Mississippi Veterans Memorial Stadium, which tax shall be 30 administered in the manner prescribed in this chapter, subject, however, to the provisions of Sections 55-23-3 through 55-23-11. 31 32 The operator of any place of amusement in this state 33 shall collect the tax imposed by this section, in addition to the 34 price charged for admission to any place of amusement, and under 35 all circumstances the person conducting the amusement shall be 36 liable for, and pay the tax imposed based upon the actual charge 37 for such admission. Where permits are obtained for conducting temporary amusements by persons who are not the owners, lessees or 38 39 custodians of the buildings, lots or places where the amusements are to be conducted, or where such temporary amusement is 40 41 permitted by the owner, lessee or custodian of any place to be conducted without the procurement of a permit as required by this 42 43 chapter, the tax imposed by this chapter shall be paid by the 44 owner, lessee or custodian of such place where such temporary amusement is held or conducted, unless paid by the person 45 conducting the amusement, and the applicant for such temporary 46 47 permit shall furnish with the application therefor, the name and address of the owner, lessee or custodian of the premises upon 48 49 which such amusement is to be conducted, and such owner, lessee or 50 custodian shall be notified by the commission of the issuance of such permit, and of the joint liability for such tax. 51 52 (3) The tax imposed by this section shall not be levied or

- collected upon:
- 54 (a) Any admissions charged at any place of amusement operated by a religious, charitable or educational organization, 55 56 or by a nonprofit civic club or fraternal organization (i) when 57 the net proceeds of such admissions do not inure to any one or more individuals within such organization and are to be used 58
- 59 solely for religious, charitable, educational or civic purposes;
- 60 or (ii) when the entire net proceeds are used to defray the normal \* SS26/ R1218CS\* S. B. No. 2815

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- 61 operating expenses of such organization, such as loan payments,
- 62 maintenance costs, repairs and other operating expenses;
- (b) Any admissions charged to hear gospel singing when
- 64 promoted by a duly constituted local, bona fide nonprofit
- 65 charitable or religious organization, irrespective of the fact
- 66 that the performers and promoters are paid out of the proceeds of
- 67 admissions collected, provided the program is composed entirely of
- 68 gospel singing and not generally mixed with hillbilly or popular
- 69 singing;
- 70 (c) Any admissions charged at any athletic games or
- 71 contests between high schools or between grammar schools;
- 72 (d) Any admissions or tickets to or for baseball games
- 73 between teams operated under a professional league franchise;
- 74 (e) Any admissions to county, state or community fairs,
- 75 or any admissions to entertainments presented in community homes
- 76 or houses which are publicly owned and controlled, and the
- 77 proceeds of which do not inure to any individual or individuals;
- 78 (f) Any admissions or tickets to organized garden
- 79 pilgrimages and to antebellum and historic houses when sponsored
- 80 by an organized civic or garden club;
- 81 (g) Any admissions to any golf tournament held under
- 82 the auspices of the Professional Golf Association or United States
- 83 Golf Association wherein touring professionals compete, if such
- 84 tournament is sponsored by a nonprofit association incorporated
- 85 under the laws of the State of Mississippi where no dividends are
- 86 declared and the proceeds do not inure to any individual or group;
- 87 (h) Any admissions to university or community college
- 88 conference, state, regional or national playoffs or championships;
- 89 (i) Any admissions or fees charged by any county or
- 90 municipally owned and operated swimming pools, golf courses and
- 91 tennis courts other than sales or rental of tangible personal
- 92 property;

93	(j) Any admissions charged for the performance of
94	symphony orchestras, operas, vocal or instrumental artists in
95	which professional or amateur performers are compensated out of
96	the proceeds of such admissions, when sponsored by local music or
97	charity associations, or amateur dramatic performances or
98	professional dramatic productions when sponsored by a children's
99	dramatic association, where no dividends are declared, profits
100	received, nor any salary or compensation paid to any of the
101	members of such associations, or to any person for procuring or
102	<pre>producing such performance; * * *</pre>
103	(k) Any admissions or tickets to or for hockey games
104	between teams operated under a professional league franchise; and
105	(1) Any admissions or tickets to or for events
106	sanctioned by the Mississippi Athletic Commission that are held
107	within publicly owned enclosed coliseums and auditoriums.
108	SECTION 2. This act shall take effect and be in force from
109	and after July 1, 2007.