047565724 1 **SENATE BILL NO. 374** 2 Offered January 14, 2004 3 Prefiled January 14, 2004 4 5 A BILL to amend and reenact § 58.1-3818 of the Code of Virginia, as it shall become effective and as it may become effective, relating to admissions tax; Nelson County. 6 Patron—Deeds (By Request) 7 8 Referred to Committee on Finance 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 58.1-3818 of the Code of Virginia, as it shall become effective and as it may become 11 12 effective, is amended and reenacted as follows: § 58.1-3818. (Effective July 1, 2004 /- Contingent expiration date) Admissions tax in certain 13 14 counties. 15 A. Fairfax, Arlington, Dinwiddie, Prince George and Brunswick and Nelson Counties are hereby 16 authorized to levy a tax on admissions charged for attendance at any event. The tax shall not exceed 10 percent of the amount of charge for admission to any such event. Notwithstanding any other provisions 17 of law, the governing bodies of such counties shall prescribe by ordinance the terms, conditions and 18 19 amount of such tax and may classify between events conducted for charitable and those conducted for 20 noncharitable purposes. 21 B. Notwithstanding the provisions of subsection A, any county with a population of at least 27,500 22 but not more than 28,250 and any county with a population of at least 10,400 but not more than 10,490 23 as determined by the 1990 United States Census are hereby authorized to levy a tax on admissions 24 charged for attendance at any event as set forth in subsection A. 25  $\tilde{C}$ . Notwithstanding the provisions of subsection A, any county with a population of at least 12,450 but not more than 12,850 is hereby authorized to levy a tax on admissions charged for attendance at any 26 27 spectator event; however, a tax shall not be levied on admissions charged to participants in order to 28 participate in any event. The tax shall not exceed 10 percent of the amount of charge for admission to 29 any event. Notwithstanding any other provisions of law, the governing body of such county shall 30 prescribe by ordinance the terms, conditions and amount of such tax and may classify between the 31 events as set forth in § 58.1-3817. D. Notwithstanding the provisions of subsections A, B and C, any county in which a major league 32 baseball stadium, as defined in § 15.2-5800, is located is hereby authorized to levy (i) a tax on 33 34 admissions charged at any event at such stadium and (ii) a surcharge on admissions charged for 35 attendance at any event at such stadium if it has a seating capacity of at least 40,000 seats. The tax on 36 admissions shall not exceed 10 percent. Such surcharge shall not exceed two percent of the charge for 37 admissions. Notwithstanding any other provisions of law, the governing bodies of such counties shall 38 prescribe by ordinance the terms, conditions and amounts of such tax and surcharge and may classify 39 between events conducted for charitable and those conducted for noncharitable purposes. 40 E. Notwithstanding the provisions of subsections A, B, C and D, localities may, by ordinance, elect 41 not to levy an admissions tax on admission to an event, provided that the purpose of the event is solely to raise money for charitable purposes and that the net proceeds derived from the event will be 42 transferred to an entity or entities that are exempt from sales and use tax pursuant to § 58.1-609.11. 43 44 § 58.1-3818. (Contingent effective date) Admissions tax in certain counties. A. Fairfax, Arlington, Dinwiddie, Prince George and, Brunswick and Nelson Counties are hereby 45 46 authorized to levy a tax on admissions charged for attendance at any event. The tax shall not exceed 10 percent of the amount of charge for admission to any such event. Notwithstanding any other provisions 47 48 of law, the governing bodies of such counties shall prescribe by ordinance the terms, conditions and 49 amount of such tax and may classify between events conducted for charitable and those conducted for 50 noncharitable purposes. 51 B. Notwithstanding the provisions of subsection A, any county with a population of at least 27,500 52 but not more than 28,250 and any county with a population of at least 10,400 but not more than 10,490 53 as determined by the 1990 United States Census are hereby authorized to levy a tax on admissions 54 charged for attendance at any event as set forth in subsection A. 55  $\tilde{C}$ . Notwithstanding the provisions of subsection A, any county with a population of at least 12,450 but not more than 12,850 is hereby authorized to levy a tax on admissions charged for attendance at any 56 spectator event; however, a tax shall not be levied on admissions charged to participants in order to 57 58 participate in any event. The tax shall not exceed 10 percent of the amount of charge for admission to

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any event. Notwithstanding any other provisions of law, the governing body of such county shall
prescribe by ordinance the terms, conditions and amount of such tax and may classify between the
events as set forth in § 58.1-3817.

D. Notwithstanding the provisions of subsections A, B and C, localities may, by ordinance, elect not
 to levy an admissions tax on admission to an event, provided that the purpose of the event is solely to
 raise money for charitable purposes and that the net proceeds derived from the event will be transferred

65 to an entity or entities that are exempt from sales and use tax pursuant to § 58.1-609.11.