COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 775 (2014)

Amendment No.

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Government Operations Subcommittee

Representative Hutson offered the following:

Amendment

1

2

3

4

5

6

Remove lines 51-66 and insert:

7 Section 2. The Legislature finds that it is a public 8 necessity that proprietary confidential business information 9 provided in the written report required to be filed with the Florida State Boxing Commission by a promoter after a match, or 10 11 obtained by the commission through an audit of the promoter's 12 books and records, pursuant to s. 548.06, Florida Statutes, be 13 made confidential and exempt from s. 119.07(1), Florida 14 Statutes, and s. 24(a), Article I of the State Constitution. 15 Proprietary confidential business information is information that a promoter does not intend to be released or disclosed. It 16 17 includes the number of ticket sales for a match; the amount of

174921 - h 775 amendment.docx

Published On: 3/24/2014 4:49:20 PM

Page 1 of 2

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 775 (2014)

Amendment No.

18	gross receipts after a match; trade secrets; business plans;
19	internal auditing controls and reports of internal auditors;
20	security measures, systems, or procedures; and information
21	relating to competitive interests of the promoter. The
22	disclosure of such information would adversely affect the
23	business interests of the promoter providing the information by
24	harming the promoter in the marketplace and by impairing the
25	competitive business interests of the promoter providing the
26	information. Disclosure of such information would reveal the
27	business interests of the promoter, including its financial
28	status and business plan, thereby putting the promoter at a
29	competitive disadvantage. Competitors can use such information
30	to impair fair competition and impede competition. Thus, the
31	public and private harm in disclosing proprietary confidential
32	business information of a promoter significantly outweighs any
33	public benefit derived from disclosure.
24	

34

174921 - h 775 amendment.docx

Published On: 3/24/2014 4:49:20 PM