

CS/HB103, Engrossed 1

2016

A bill to be entitled										
An act relating to transactions in fresh produce										
markets; creating s. 414.456, F.S.; providing										
definitions; authorizing certain owners and operators										
of farmers' markets, community farmers' markets, flea										
markets, and other open-air markets selling fresh										
produce to allow authorized Food and Nutrition Service										
groups, associations, and third-party organizations to										
operate electronic benefits transfer systems in such										
markets; providing restrictions on the use of										
Supplemental Nutrition Assistance Program benefits in										
such markets; providing applicability; providing an										
effective date.										
Be It Enacted by the Legislature of the State of Florida:										
Section 1. Section 414.456, Florida Statutes, is created										
to read:										
414.456 Supplemental Nutrition Assistance Program;										
transactions in fresh produce markets										
(1) As used in this section, the term:										
(a) "Market" means a farmers' market, community farmers'										
market, flea market, or other open-air market.										
(b) "SNAP" means the federal Supplemental Nutrition										
Assistance Program established under 7 U.S.C. ss. 2011 et seq.										
(2)(a) The owner or operator of a market selling fresh										

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CODING: Words stricken are deletions; words underlined are additions.



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- produce who is not an authorized SNAP retailer may allow an authorized Food and Nutrition Service group or association of produce sellers that is actively participating in produce sales in the market, or an authorized Food and Nutrition Service third-party organization, to implement and operate an electronic benefits transfer system for purposes of accepting SNAP benefits in the market on behalf of the produce sellers to the extent and manner allowed by federal law and regulation.
- (b) The authorized Food and Nutrition Service group,
 association, or third-party organization responsible for
 implementation and operation of the electronic benefits transfer
 system may not be another market that competes with the market
 being served.
- (c) The market owner or operator shall reasonably accommodate the authorized Food and Nutrition Service group, association, or third-party organization in the implementation and operation of an electronic benefits transfer system for purposes of accepting SNAP benefits.
- (d) SNAP benefits may only be used for the purchase of fresh produce or other fresh food on a dollar-for-dollar basis and may not be traded for tokens or other means of trade for nonproduce items.
 - (3) This section does not:
- (a) Apply to a market selling fresh produce whose owner or operator has an electronic benefits transfer system for accepting SNAP benefits in the market.

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prod	luce	e se	ller	in	a ma	arket	selli	ng	fresh	pr	oduce	from	opera	ating
his	or	her	own	ele	ctro	onic	benefi	ts	trans	fer	syste	em as	part	of
his	or	her	cust	come	r tı	ransa	ction	opt	ions.					

- (c) Require a market owner or operator to create, operate, or maintain an electronic benefits transfer system on behalf of its produce sellers.
 - Section 2. This act shall take effect July 1, 2016.

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