SENATE BILL 466

Q8

9lr2036 CF HB 285

By: **Senators King, Kagan, and Zucker** Introduced and read first time: February 4, 2019 Assigned to: Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

Hotel Rental Tax – Limitation of Municipal Authority to Tax Small Hotels – Repeal

- FOR the purpose of repealing a limitation on the authority of certain municipalities to
 impose a hotel rental tax on hotels with fewer than a certain number of sleeping
 rooms; and generally relating to the municipal hotel rental tax.
- 7 BY repealing and reenacting, with amendments,
- 8 Article Local Government
- 9 Section 20–432
- 10 Annotated Code of Maryland
- 11 (2013 Volume and 2018 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

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Article – Local Government

 $15 \quad 20-432.$

16 (a) Except as provided in subsections (b) and (c) of this section, a municipality 17 may impose, by ordinance or resolution, a hotel rental tax.

18 (b) (1) In this subsection, "hotel rental tax revenue sharing arrangement"19 includes:

20 (i) a requirement under §§ 20–415 through 20–422 of this subtitle 21 that a county distribute revenue from a county hotel rental tax to a municipality; or

22 (ii) any other hotel rental tax revenue sharing requirement, 23 agreement, or arrangement between a county and a municipality.



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1 (2) A municipality in a county that has a hotel rental tax revenue sharing 2 arrangement between the municipality and the county may not impose a hotel rental tax 3 under this part.

4	(c)	A municipality may not impose a hotel rental tax if [:		
5		(1)	the hotel ha	as 10 or fewer sleeping rooms; or
6		(2)]	the municip	pality is located in a county that:
7 8	[(i)] (1) distributes at least 50% of total county hotel rental tax revenues to promote tourism in the county; or			
9			[(ii)] (2)	does not impose a tax on a transient charge paid to a hotel.
10 11				