$\mathrm{Q4},\,\mathrm{Q8}$ $\mathrm{3lr}2239$ $\mathrm{CF}\,\mathrm{SB}\,691$

By: Delegate Vogel

Introduced and read first time: February 10, 2023

Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

2 Home Amenity Rentals – Sales and Use Tax Imposed and Local Tax Authorized

- 3 FOR the purpose of applying the sales and use tax to a sale or use of certain home amenity
- 4 rentals; authorizing a county or municipality to impose a certain home amenity
- 5 rental tax under certain circumstances and subject to certain limitations; and
- 6 generally relating to the taxation of home amenity rentals.
- 7 BY renumbering
- 8 Article Tax General
- 9 Section 11–101(c–6) through (c–8)
- to be Section 11–101(c–10) through (c–12), respectively
- 11 Annotated Code of Maryland
- 12 (2022 Replacement Volume)
- 13 BY repealing and reenacting, without amendments,
- 14 Article Tax General
- 15 Section 11–101(a) and (l)(1)
- 16 Annotated Code of Maryland
- 17 (2022 Replacement Volume)
- 18 BY adding to
- 19 Article Tax General
- 20 Section 11–101(c–6) through (c–9)
- 21 Annotated Code of Maryland
- 22 (2022 Replacement Volume)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Tax General
- 25 Section 11–101(k)(1), (1)(5) and (6), and (0)(1)
- 26 Annotated Code of Maryland
- 27 (2022 Replacement Volume)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1	BY ac	ldi	ng	to
_				1

- 2 Article Local Government
- 3 Section 20–901 through 20–911 to be under the new subtitle "Subtitle 9. Local Home
- 4 Amenity Rental Tax"
- 5 Annotated Code of Maryland
- 6 (2013 Volume and 2022 Supplement)
- 7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 8 That Section(s) 11–101(c–6) through (c–8) of Article Tax General of the Annotated Code
- 9 of Maryland be renumbered to be Section(s) 11–101(c–10) through (c–12), respectively.
- SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
- 12 Article Tax General
- 13 11–101.
- 14 (a) In this title the following words have the meanings indicated.
- 15 (C-6) "HOME AMENITY" MEANS ANY PORTION, WHETHER INDOORS OR
- 16 OUTDOORS, OF A RESIDENTIAL PROPERTY, EXCLUDING BEDROOMS OR ANY
- 17 PORTION OF THE PROPERTY INTENDED FOR SLEEPING QUARTERS, THAT IS
- 18 OCCUPIED BY THE HOUR AND FOR NOT MORE THAN 15 HOURS CONSECUTIVELY.
- 19 (C-7) "HOME AMENITY RENTAL" MEANS THE TEMPORARY USE IN EXCHANGE
- 20 FOR CONSIDERATION OF A HOME AMENITY.
- 21 (C-8) (1) "HOME AMENITY RENTAL INTERMEDIARY" MEANS A PERSON,
- 22 OTHER THAN A HOME AMENITY RENTAL PROVIDER, WHO FACILITATES THE SALE OR
- 23 USE OF A HOME AMENITY AND CHARGES A BUYER THE TAXABLE PRICE FOR THE
- 24 HOME AMENITY RENTAL.
- 25 (2) FOR PURPOSES OF THIS SUBSECTION, A PERSON SHALL BE
- 26 CONSIDERED TO FACILITATE THE SALE OR USE OF A HOME AMENITY IF THE PERSON
- 27 BROKERS, COORDINATES, OR IN ANY OTHER WAY ARRANGES FOR THE SALE OR USE
- 28 OF A HOME AMENITY BY A BUYER.
- 29 (C-9) "HOME AMENITY RENTAL PLATFORM" MEANS AN INTERNET-BASED
- 30 **DIGITAL ENTITY THAT:**
- 31 (1) ADVERTISES THE AVAILABILITY OF HOME AMENITIES; AND

1 2 3	PROCESSIN MANAGER		KING	EIVES COMPENSATION FOR FACILITATING RESERVATIONS OR TRANSACTIONS ON BEHALF OF THE OWNER, OPERATOR, OR AMENITY.		
4	(k)	(1)	"Tang	gible personal property" means:		
5			(i)	corporeal personal property of any nature;		
6			(ii)	an accommodation; [or]		
7			(iii)	a short–term rental; OR		
8			(IV)	A HOME AMENITY RENTAL.		
9 10 11 12	kind that is paid, delivered, payable, or deliverable by a buyer to a vendor in the consummation and complete performance of a sale without deduction for any expense or					
13			(i)	any labor or service rendered;		
14			(ii)	any material used; or		
15			(iii)	any property, digital code, or digital product sold.		
16		(5)	"Taxa	able price" includes[,]:		
17 18 19 20	consideration	n paid	by a l	for the sale or use of an accommodation facilitated by an ediary or a short—term rental platform, the full amount of the ouyer for the sale or use of an accommodation, but not including to a taxing authority; AND		
21 22 23 24 25	RENTAL PL	ATFOI OR USE	RM, TH	FOR THE SALE OR USE OF A HOME AMENITY RENTAL DIME AMENITY RENTAL INTERMEDIARY OR HOME AMENITY HE FULL AMOUNT OF CONSIDERATION PAID BY A BUYER FOR HOME AMENITY RENTAL, BUT NOT INCLUDING ANY TAX THAT ING AUTHORITY.		
26		(6)	"Taxa	able price" does not include[,]:		
27 28 29 30				for the sale or use of an accommodation facilitated by an ediary or a short—term rental platform, a commission paid by an e to a person after facilitating the sale or use of an accommodation;		

26

- 1 FOR THE SALE OR USE OF A HOME AMENITY RENTAL (II)2 FACILITATED BY A HOME AMENITY RENTAL INTERMEDIARY OR HOME AMENITY 3 RENTAL PLATFORM, A COMMISSION PAID BY A HOME AMENITY RENTAL PROVIDER TO A PERSON AFTER FACILITATING THE SALE OR USE OF A HOME AMENITY RENTAL. 4 5 (o) (1) "Vendor" means a person who: 6 engages in the business of an out-of-state vendor, as defined in 7 § 11–701 of this title; 8 engages in the business of a retail vendor, as defined in § 11–701 (ii) 9 of this title; 10 (iii) holds a special license issued under § 11–707 of this title; 11 is an accommodations intermediary OR A HOME AMENITY (iv) 12 RENTAL INTERMEDIARY; 13 (v) is a short-term rental platform OR HOME AMENITY RENTAL 14 PLATFORM; 15 (vi) engages in the business of a marketplace facilitator; or 16 (vii) engages in the business of a marketplace seller. Article - Local Government 17 SUBTITLE 9. LOCAL HOME AMENITY RENTAL TAX. 18 PART I. COUNTY HOME AMENITY RENTAL TAX. 19 20 20-901. 21(A) IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS 22 INDICATED. 23"HOME AMENITY" MEANS ANY PORTION, WHETHER INDOORS OR (B) 24 OUTDOORS, OF A RESIDENTIAL PROPERTY, EXCLUDING BEDROOMS OR ANY 25PORTION OF THE PROPERTY INTENDED FOR SLEEPING QUARTERS, THAT IS OCCUPIED BY THE HOUR AND FOR NOT MORE THAN 15 HOURS CONSECUTIVELY.
- "HOME AMENITY RENTAL" MEANS THE TEMPORARY USE IN EXCHANGE 27 (C) FOR CONSIDERATION OF A HOME AMENITY. 28

- 1 (D) "HOME AMENITY RENTAL CHARGE" MEANS A CHARGE FOR A HOME 2 AMENITY RENTAL, EXCLUDING ANY CHARGE FOR SERVICES.
- 3 (E) "HOME AMENITY RENTAL TAX" MEANS THE TAX ON A HOME AMENITY 4 RENTAL CHARGE.
- 5 (F) "WESTERN MARYLAND CODE COUNTY" MEANS A CODE COUNTY IN THE 6 WESTERN MARYLAND CLASS AS ESTABLISHED UNDER § 9–302 OF THIS ARTICLE.
- 7 **20–902.**
- 8 THIS PART APPLIES ONLY TO:
- 9 (1) A CHARTER COUNTY;
- 10 (2) A CODE COUNTY;
- 11 (3) CALVERT COUNTY;
- 12 (4) CARROLL COUNTY;
- 13 (5) CECIL COUNTY;
- 14 (6) GARRETT COUNTY;
- 15 (7) St. Mary's County;
- 16 (8) SOMERSET COUNTY; AND
- 17 (9) WASHINGTON COUNTY.
- 18 **20–903.**
- 19 (A) A COUNTY MAY IMPOSE, BY RESOLUTION, A HOME AMENITY RENTAL
- 20 TAX.
- 21 (B) (1) THIS SUBSECTION APPLIES ONLY TO CALVERT COUNTY,
- 22 CHARLES COUNTY, AND ST. MARY'S COUNTY.
- 23 (2) THE GOVERNING BODY OF A COUNTY SHALL HOLD A PUBLIC
- 24 HEARING BEFORE IMPOSING A HOME AMENITY RENTAL TAX.
- 25 (3) THE HEARING:

24

20-905.

SHALL BE ADVERTISED TWICE IN A NEWSPAPER OF 1 (I)2 GENERAL CIRCULATION IN THE COUNTY AT LEAST 10 DAYS BEFORE THE HEARING; 3 AND 4 (II)MAY NOT BE PART OF THE ANNUAL BUDGET HEARING. 20-904. 5 6 SUBJECT TO THIS SECTION, THE HOME AMENITY RENTAL TAX RATE IS 7 THE RATE THAT THE COUNTY SETS BY RESOLUTION. 8 (B) THE HOME AMENITY RENTAL TAX RATE MAY NOT EXCEED: 9 **(1)** EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, 1.5% IN A 10 CODE COUNTY; 1.5% IN CECIL COUNTY; 11 **(2)** 2% IN TALBOT COUNTY; 12 **(3)** 2.5% IN CALVERT COUNTY, CARROLL COUNTY, CHARLES 13 COUNTY, DORCHESTER COUNTY, FREDERICK COUNTY, ST. MARY'S COUNTY, AND 14 SOMERSET COUNTY; 15 3% IN WICOMICO COUNTY; AND 16 **(5)** 17 **(6)** 4% IN GARRETT COUNTY. (C) WITH THE UNANIMOUS CONSENT OF THE COUNTY COMMISSIONERS: 18 19 **(1)** A CODE COUNTY OTHER THAN A WESTERN MARYLAND CODE 20 COUNTY MAY SET A HOME AMENITY RENTAL TAX RATE UP TO 2.5%; AND A WESTERN MARYLAND CODE COUNTY MAY SET A HOME AMENITY 21 22 RENTAL TAX RATE UP TO 4%. 23 (D) THE HOME AMENITY RENTAL TAX RATE IN WASHINGTON COUNTY IS 3%.

- TO PROVIDE FOR THE ORDERLY, SYSTEMATIC, AND THOROUGH
- 2 ADMINISTRATION OF THE HOME AMENITY RENTAL TAX, A COUNTY MAY ADOPT
- 3 REGULATIONS THAT:
- 4 (1) ARE CONSISTENT WITH THIS PART; AND
- 5 (2) CONFORM TO THE APPLICABLE PROVISIONS AND REGULATIONS
- 6 FOR THE SALES AND USE TAX UNDER TITLE 11 OF THE TAX GENERAL ARTICLE.
- 7 **20–906.** RESERVED
- 8 **20–907.** RESERVED.
- 9 PART II. MUNICIPAL HOME AMENITY RENTAL TAX.
- 10 **20–908.**
- THE DEFINITIONS IN § 20–901 OF THIS SUBTITLE APPLY IN THIS PART.
- 12 **20–909.**
- 13 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A
- 14 MUNICIPALITY MAY IMPOSE, BY ORDINANCE OR RESOLUTION, A HOME AMENITY
- 15 RENTAL TAX.
- 16 (B) A MUNICIPALITY MAY NOT IMPOSE A HOME AMENITY RENTAL TAX IF THE
- 17 MUNICIPALITY IS LOCATED IN A COUNTY THAT DOES NOT IMPOSE A HOME AMENITY
- 18 RENTAL TAX UNDER THIS SUBTITLE.
- 19 **20–910.**
- 20 (A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A MUNICIPALITY SHALL
- 21 SET THE RATE OF THE HOME AMENITY RENTAL TAX.
- 22 (B) THE HOME AMENITY RENTAL TAX FOR A MUNICIPALITY MAY NOT
- 23 **EXCEED 1%.**
- 24 **20–911.**
- 25 A MUNICIPALITY THAT IMPOSES A HOME AMENITY RENTAL TAX MAY PROVIDE
- 26 FOR THE ADMINISTRATION AND COLLECTION OF THE TAX.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July
- 28 1, 2023.