CHAPTER 151

(Senate Bill 407)

AN ACT concerning

Baltimore City - Hotel Room Tax - Convention Center Promotion

FOR the purpose of extending to a certain date provisions requiring that for certain fiscal years certain amounts measured by proceeds from a hotel room tax imposed by Baltimore City be appropriated for certain purposes; requiring that the required appropriation be made to a certain association; repealing certain obsolete language; and generally relating to hotel room taxes and convention center marketing and tourism promotion in Baltimore City.

BY repealing and reenacting, with amendments, The Charter of Baltimore City Article II – General Powers Section (40)(e) (2006 Edition)

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

The Charter of Baltimore City

Article II – General Powers

The Mayor and City Council of Baltimore shall have full power and authority to exercise all of the powers heretofore or hereafter granted to it by the Constitution of Maryland or by any Public General or Public Local Laws of the State of Maryland; and in particular, without limitation upon the foregoing, shall have power by ordinance, or such other method as may be provided for in its Charter, subject to the provisions of said Constitution and Public General Laws:

(40)

(e) [(1) Notwithstanding subsection (a) of this section, for any fiscal year beginning before July 1, 2002, the rate of any hotel room tax imposed by the Mayor and City Council of Baltimore may not exceed 7.5%.]

- [(2)] (1) For each fiscal year beginning on or after July 1, 1997 but before [July 1, 2007,] **JULY 1, 2012,** the Mayor and City Council shall appropriate from its General Fund **TO THE BALTIMORE AREA CONVENTION AND VISITORS ASSOCIATION** specifically for Convention Center marketing and tourism promotion an amount equal to at least 40% of the proceeds of any hotel room tax imposed.
- [(3)] (2) If the appropriation made for any fiscal year pursuant to paragraph [(2)] (1) of this subsection is less than the amount required when compared to actual receipts for the completed fiscal year, the difference shall be added to the appropriation to be made for the second succeeding fiscal year. If the appropriation made for any fiscal year pursuant to paragraph [(2)] (1) of this subsection is more than the amount required when compared to actual receipts for the completed fiscal year, the difference may be deleted from the appropriation to be made for the second succeeding fiscal year.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2007.

Approved by the Governor, April 24, 2007.