ENROLLED BILL

(3lr 2150)

- Budget and Taxation / Ways and Means -

Introduced by Senator King

Read and Examined by Proofreaders:

Proofreade	r.
Proofreade	۶r.
Sealed with the Great Seal and presented to the Governor, for his approval th	is
day of at o'clock,N	M.
Presiden	 nt.

CHAPTER \_\_\_\_\_

# 1 AN ACT concerning

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

FOR the purpose of applying the sales and use tax to a sale or use of certain home amenity
 rentals; authorizing a county or municipality to impose a certain home amenity
 rental tax under certain circumstances and subject to certain limitations; and
 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)
- 10 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,

### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1	Article - Tax - General
2	Section 11–101(a) and (l)(1)
0	

- 3 Annotated Code of Maryland
- 4 (2022 Replacement Volume)
- 5 BY adding to
- 6 Article Tax General
- 7 Section 11–101(c–6) through (c–9)
- 8 Annotated Code of Maryland
- 9 (2022 Replacement Volume)
- 10 BY repealing and reenacting, with amendments,
- 11 Article Tax General
- 12 Section 11–101(k)(1), (l)(5) and (6), and (o)(1)
- 13 Annotated Code of Maryland
- 14 (2022 Replacement Volume)
- 15 BY adding to
- 16 Article Local Government
- Section 20–901 through 20–911 to be under the new subtitle "Subtitle 9. Local Home
  Amenity Rental Tax"
- 19 Annotated Code of Maryland
- 20 (2013 Volume and 2022 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 11–101(c–6) through (c–8) of Article – Tax – General of the Annotated Code of Maryland be renumbered to be Section(s) 11–101(c–10) through (c–12), respectively.

of Maryland be renumbered to be Section(s) 11–101(c–10) through (c–12), respectively.

24 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 25 as follows:

26

# Article – Tax – General

27 11-101.

28 (a) In this title the following words have the meanings indicated.

29 (C-6) "HOME AMENITY" MEANS ANY PORTION, WHETHER INDOORS OR 30 OUTDOORS, OF A RESIDENTIAL PROPERTY, EXCLUDING BEDROOMS OR ANY 31 PORTION OF THE PROPERTY INTENDED FOR SLEEPING QUARTERS, THAT IS 32 OCCUPIED BY THE HOUR AND FOR NOT MORE THAN 15 HOURS CONSECUTIVELY.

33 (C-7) "HOME AMENITY RENTAL" MEANS THE TEMPORARY USE IN EXCHANGE
 34 FOR CONSIDERATION OF A HOME AMENITY.

 $\mathbf{2}$ 

1 (C-8) (1) "HOME AMENITY RENTAL INTERMEDIARY" MEANS A PERSON, 2 OTHER THAN A HOME AMENITY RENTAL PROVIDER, WHO FACILITATES THE SALE OR 3 USE OF A HOME AMENITY AND CHARGES A BUYER THE TAXABLE PRICE FOR THE 4 HOME AMENITY RENTAL.

5 (2) FOR PURPOSES OF THIS SUBSECTION, A PERSON SHALL BE 6 CONSIDERED TO FACILITATE THE SALE OR USE OF A HOME AMENITY IF THE PERSON 7 BROKERS, COORDINATES, OR IN ANY OTHER WAY ARRANGES FOR THE SALE OR USE 8 OF A HOME AMENITY BY A BUYER.

9 (C-9) "HOME AMENITY RENTAL PLATFORM" MEANS AN INTERNET-BASED 10 DIGITAL ENTITY THAT:

11

(1) ADVERTISES THE AVAILABILITY OF HOME AMENITIES; AND

12 (2) RECEIVES COMPENSATION FOR FACILITATING RESERVATIONS OR
 13 PROCESSING BOOKING TRANSACTIONS ON BEHALF OF THE OWNER, OPERATOR, OR
 14 MANAGER OF A HOME AMENITY.

- 15 (k) (1) "Tangible personal property" means:
- 16 (i) corporeal personal property of any nature;
- 17 (ii) an accommodation; [or]
- 18 (iii) a short–term rental; OR
- 19 (IV) A HOME AMENITY RENTAL.

20 (l) (1) "Taxable price" means the value, in money, of the consideration of any 21 kind that is paid, delivered, payable, or deliverable by a buyer to a vendor in the 22 consummation and complete performance of a sale without deduction for any expense or 23 cost, including the cost of:

- 24 (i) any labor or service rendered;
- 25 (ii) any material used; or
- 26 (iii) any property, digital code, or digital product sold.
- 27 (5) "Taxable price" includes [,]:

28 (I) for the sale or use of an accommodation facilitated by an 29 accommodations intermediary or a short-term rental platform, the full amount of the

1 consideration paid by a buyer for the sale or use of an accommodation, but not including  $\mathbf{2}$ any tax that is remitted to a taxing authority; AND 3 FOR THE SALE OR USE OF A HOME AMENITY RENTAL **(II)** FACILITATED BY A HOME AMENITY RENTAL INTERMEDIARY OR HOME AMENITY 4  $\mathbf{5}$ RENTAL PLATFORM, THE FULL AMOUNT OF CONSIDERATION PAID BY A BUYER FOR THE SALE OR USE OF A HOME AMENITY RENTAL, BUT NOT INCLUDING ANY TAX THAT 6 IS REMITTED TO A TAXING AUTHORITY. 7 8 (6)"Taxable price" does not include [,]: 9 **(I)** for the sale or use of an accommodation facilitated by an 10 accommodations intermediary or a short-term rental platform, a commission paid by an accommodations provider to a person after facilitating the sale or use of an accommodation; 11 12OR 13FOR THE SALE OR USE OF A HOME AMENITY RENTAL **(II)** 14FACILITATED BY A HOME AMENITY RENTAL INTERMEDIARY OR HOME AMENITY RENTAL PLATFORM, A COMMISSION PAID BY A HOME AMENITY RENTAL PROVIDER 1516TO A PERSON AFTER FACILITATING THE SALE OR USE OF A HOME AMENITY RENTAL. 17(0)(1)"Vendor" means a person who: 18 engages in the business of an out-of-state vendor, as defined in (i) § 11–701 of this title; 19 20engages in the business of a retail vendor, as defined in § 11–701 (ii) of this title; 2122holds a special license issued under § 11–707 of this title; (iii) 23(iv) is an accommodations intermediary OR A HOME AMENITY 24**RENTAL INTERMEDIARY:** 25is a short-term rental platform OR HOME AMENITY RENTAL (v) 26PLATFORM; 27engages in the business of a marketplace facilitator; or (vi) 28engages in the business of a marketplace seller. (vii) 29**Article – Local Government** SUBTITLE 9. LOCAL HOME AMENITY RENTAL TAX. 30

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#### 1

### PART I. COUNTY HOME AMENITY RENTAL TAX.

2 **20–901.** 

3 (A) IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS 4 INDICATED.

5 (B) "HOME AMENITY" MEANS ANY PORTION, WHETHER INDOORS OR 6 OUTDOORS, OF A RESIDENTIAL PROPERTY, EXCLUDING BEDROOMS OR ANY 7 PORTION OF THE PROPERTY INTENDED FOR SLEEPING QUARTERS, THAT IS 8 OCCUPIED BY THE HOUR AND FOR NOT MORE THAN 15 HOURS CONSECUTIVELY.

9 (C) "HOME AMENITY RENTAL" MEANS THE TEMPORARY USE IN EXCHANGE 10 FOR CONSIDERATION OF A HOME AMENITY.

11 (D) "HOME AMENITY RENTAL CHARGE" MEANS A CHARGE FOR A HOME 12 AMENITY RENTAL, EXCLUDING ANY CHARGE FOR SERVICES.

13 (E) "HOME AMENITY RENTAL TAX" MEANS THE TAX ON A HOME AMENITY 14 RENTAL CHARGE.

15 (F) "WESTERN MARYLAND CODE COUNTY" MEANS A CODE COUNTY IN THE 16 WESTERN MARYLAND CLASS AS ESTABLISHED UNDER § 9–302 OF THIS ARTICLE.

17 **20–902.** 

18 **THIS PART APPLIES ONLY TO:** 

- 19 (1) A CHARTER COUNTY;
- 20 (2) A CODE COUNTY;
- 21 (3) CALVERT COUNTY;
- 22 (4) CARROLL COUNTY;
- **23** (5) **CECIL COUNTY;**
- **24** (6) **GARRETT COUNTY;**
- 25 (7) ST. MARY'S COUNTY;
- 26 (8) SOMERSET COUNTY; AND

	6	SENATE BILL 691
1		(9) WASHINGTON COUNTY.
2	20–903.	
$\frac{3}{4}$	(A) TAX.	A COUNTY MAY IMPOSE, BY RESOLUTION, A HOME AMENITY RENTAL
$5 \\ 6$	(B) CHARLES	(1) THIS SUBSECTION APPLIES ONLY TO CALVERT COUNTY, COUNTY, AND ST. MARY'S COUNTY.
7 8	HEARING E	(2) THE GOVERNING BODY OF A COUNTY SHALL HOLD A PUBLIC SEFORE IMPOSING A HOME AMENITY RENTAL TAX.
9		(3) THE HEARING:
$10 \\ 11 \\ 12$	GENERAL ( AND	(I) SHALL BE ADVERTISED TWICE IN A NEWSPAPER OF CIRCULATION IN THE COUNTY AT LEAST 10 DAYS BEFORE THE HEARING;
13		(II) MAY NOT BE PART OF THE ANNUAL BUDGET HEARING.
14	20-904.	
$\begin{array}{c} 15\\ 16\end{array}$	(A) THE RATE 7	SUBJECT TO THIS SECTION, THE HOME AMENITY RENTAL TAX RATE IS THAT THE COUNTY SETS BY RESOLUTION.
17	<b>(B)</b>	THE HOME AMENITY RENTAL TAX RATE MAY NOT EXCEED:
18 19	CODE COU	(1) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, 1.5% IN A NTY;
20		(2) $1.5\%$ in Cecil County;
21		(3) 2% IN TALBOT COUNTY;
$22 \\ 23 \\ 24$	County, I Somerset	(4) 2.5% IN CALVERT COUNTY, CARROLL COUNTY, CHARLES DORCHESTER COUNTY, FREDERICK COUNTY, ST. MARY'S COUNTY, AND COUNTY;
25		(5) 3% IN WICOMICO COUNTY; AND
26		(6) 4% IN GARRETT COUNTY.
27	(C)	WITH THE UNANIMOUS CONSENT OF THE COUNTY COMMISSIONERS:

1 (1) A CODE COUNTY OTHER THAN A WESTERN MARYLAND CODE 2 COUNTY MAY SET A HOME AMENITY RENTAL TAX RATE UP TO 2.5%; AND

3 (2) A WESTERN MARYLAND CODE COUNTY MAY SET A HOME AMENITY 4 RENTAL TAX RATE UP TO 4%.

5 (D) THE HOME AMENITY RENTAL TAX RATE IN WASHINGTON COUNTY IS 3%.

6 **20–905.** 

7 TO PROVIDE FOR THE ORDERLY, SYSTEMATIC, AND THOROUGH 8 ADMINISTRATION OF THE HOME AMENITY RENTAL TAX, A COUNTY MAY ADOPT 9 REGULATIONS THAT:

10 (1) ARE CONSISTENT WITH THIS PART; AND

11(2)CONFORM TO THE APPLICABLE PROVISIONS AND REGULATIONS12FOR THE SALES AND USE TAX UNDER TITLE 11 OF THE TAX – GENERAL ARTICLE.

- 13 **20–906. Reserved**
- 14 **20–907. RESERVED.**

15 PART II. MUNICIPAL HOME AMENITY RENTAL TAX.

16 **20–908.** 

17 THE DEFINITIONS IN § 20–901 OF THIS SUBTITLE APPLY IN THIS PART.

18 **20–909.** 

19 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A 20 MUNICIPALITY MAY IMPOSE, BY ORDINANCE OR RESOLUTION, A HOME AMENITY 21 RENTAL TAX.

(B) A MUNICIPALITY MAY NOT IMPOSE A HOME AMENITY RENTAL TAX IF THE
 MUNICIPALITY IS LOCATED IN A COUNTY THAT DOES NOT IMPOSE A HOME AMENITY
 RENTAL TAX UNDER THIS SUBTITLE.

25 **20–910.** 

26 (A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A MUNICIPALITY SHALL 27 SET THE RATE OF THE HOME AMENITY RENTAL TAX. 1 (B) THE HOME AMENITY RENTAL TAX FOR A MUNICIPALITY MAY NOT 2 EXCEED 1%.

3 **20–911.** 

4 **A** MUNICIPALITY THAT IMPOSES A HOME AMENITY RENTAL TAX MAY PROVIDE 5 FOR THE ADMINISTRATION AND COLLECTION OF THE TAX.

6 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 7 1, <del>2023</del> 2024.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.