## STATE OF NEW YORK

3407

2023-2024 Regular Sessions

## IN SENATE

January 31, 2023

Introduced by Sens. SKOUFIS, COONEY, HARCKHAM, HINCHEY -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development

AN ACT to amend the multiple dwelling law, the tax law and chapter 161 of the laws of 1970, relating to enabling any city having a population of one million or more to impose and collect taxes on the occupancy of hotel rooms in such city, in relation to the regulation of short-term rental units

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subparagraph 1 of paragraph a of subdivision 8 of section 4 of the multiple dwelling law, as amended by chapter 225 of the laws of 2010, is amended to read as follows:

4 (1) (A) occupancy of such dwelling unit for fewer than thirty consec-5 utive days by other natural persons living within the household of the 6 permanent occupant such as house guests or lawful boarders, roomers or 7 lodgers; [**er**]

8 (B) incidental and occasional occupancy of such dwelling unit for 9 fewer than thirty consecutive days by other natural persons when the 10 permanent occupants are temporarily absent for personal reasons such as 11 vacation or medical treatment, provided that there is no monetary 12 compensation paid to the permanent occupants for such occupancy; or

13 (C) occupancy of such dwelling as a short-term rental unit pursuant to 14 article seven-D of this chapter.

15 § 2. The multiple dwelling law is amended by adding a new article 7-D 16 to read as follows:

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## ARTICLE 7-D

SHORT-TERM RENTAL UNITS

19 Section 288. Definitions.

20 <u>289. Short-term rental units authorized.</u>
21 <u>290. Registration.</u>

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	291. Requirements of hosting platforms.
2	292. Regulations.
3	§ 288. Definitions. For the purposes of this article, the following
4	terms shall have the following meanings:
5	1. "Short-term rental unit" means an entire dwelling unit, or a room,
б	group of rooms, other living or sleeping space, or any other space, made
7	available for rent by quests for less than thirty consecutive days.
8	2. "Short-term rental host" means an owner or tenant of a short-term
9	rental unit who rents such unit to guests.
10	3. "Hosting platform" means a person or entity who, pursuant to an
11	agreement with an operator of a hotel, facilitates the occupancy of a
12	hotel. A person "facilitates the occupancy of a hotel" by, in exchange
13	for a fee, either: (A) providing the forum in which an operator can list
$14^{13}$	or advertise a hotel for occupancy; or (B) providing the forum, in
15	which, or by means of which, the offer for occupancy is accepted.
16	§ 289. Short-term rental units authorized. 1. A short-term rental host
17	may operate a dwelling unit as a short-term rental unit provided such
18	dwelling unit:
19	(a) is registered in accordance with section two hundred ninety of
20	this article;
20 21	(b) is not used to provide single room occupancy as defined by subdi-
	vision sixteen of section four of this chapter;
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23	(c) includes a conspicuously posted evacuation diagram identifying all
24 25	means of egress from the unit and the building in which it is located;
25	(d) includes a conspicuously posted list of emergency phone numbers
26	for police, fire, and poison control;
27	(e) is not subject to the emergency housing rent control law, chapter
28	seven of subtitle S of title nine of New York's compilation of codes,
29	rules and regulations, the rent and rehabilitation law of the city of
30	New York enacted pursuant to the local emergency housing rent control
31	law, the emergency tenant protection act of nineteen seventy-four, the
32	public housing law, or otherwise rent subsidized, rent controlled, rent
33	stabilized, or considered affordable housing; and
34	(f) is insured for at least five hundred thousand dollars to protect
35	against third party claims of property damage or bodily injury that
36	arise out of the operation of a short-term rental unit. Insurance
37	provided by hosting platforms can satisfy this requirement.
38	2. A short-term rental host shall not operate more than one class A
39	multiple dwelling unit as a short-term rental unit unless the units are
40	at the same address, including apartment number, if applicable.
41	3. Occupancies of a short-term rental unit shall be subject to taxes
42	and fees pursuant to articles twenty-eight and twenty-nine of the tax
43	law and applicable local laws.
44	4. Short-term rental hosts shall maintain records related to guest
45	stays for one year, including the date of each booking and the identity
46	and number of guests, and records related to their registration as
47	short-term rental hosts with the division of housing and community
48	renewal.
49	5. Hosting platforms shall maintain records related to guest stays for
50	one year, including the date of each booking and the identity and number
51	of guests. Hosting platforms shall make all relevant records available
52	to the division of housing and community renewal consistent in response
53	to valid legal process.
54	§ 290. Registration. 1. Short-term rental hosts shall be required to
	register each short-term rental unit with the division of housing and

56 community renewal.

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2. Registrations shall be valid for two years, after which time the 1 short-term rental host may renew his or her registration in a manner 2 prescribed by the division of housing and community renewal. The divi-3 4 sion of housing and community renewal may revoke the registration of a 5 short-term rental host upon a determination that the short-term rental 6 host has violated any provision of this article at least three times in 7 two calendar years, and may determine that the short-term rental host 8 shall be ineligible for registration for a period of up to twelve months 9 from the date the third violation is determined to have occurred. 10 3. The division of housing and community renewal shall set a fee for 11 short-term rental registration not to exceed one hundred dollars. 12 4. Hosting platforms are authorized to facilitate the registration process by collecting the required application information and transmit-13 14 ting it to the division of housing and community renewal for processing 15 if the platform has obtained short-term rental host consent. 16 § 291. Requirements of hosting platforms. Hosting platforms shall: 17 1. create a dedicated means by which complaints can be submitted by short-term rental hosts, guests, and community members. These means 18 shall be available twenty-four hours a day, seven days a week. 19 20 2. maintain records of all transactions in cities with a population of 21 a million or more for a period of twelve months. 22 3. inform short-term rental hosts of the registration requirement and 23 regulations under this article. § 292. Regulations. The division of housing and community renewal 24 25 shall promulgate regulations necessary and appropriate to enforce this article, including regulations to facilitate the registration of short-26 27 term rental hosts and to facilitate information sharing between and 28 among the division, hosting platforms, and other enforcement agencies. 29 § 3. Section 304 of the multiple dwelling law is amended by adding a 30 new subdivision 1-b to read as follows: 31 1-b. a. Every person who shall violate or assist in the violation of 32 any provision of sections two hundred eighty-nine or two hundred ninety 33 of this chapter shall be quilty of an offense, and any person found to 34 have committed three or more offenses of such sections may be prohibited 35 from operating a short-term rental unit for a period of one year. 36 b. The maximum fine for violating section two hundred eighty-nine or 37 two hundred ninety of this chapter shall be five hundred dollars for a first offense; and one thousand dollars for the second or any subsequent 38 39 offense. 40 c. Any violation under this subdivision shall not be a crime and the penalty or punishment imposed therefor shall not be deemed for any 41 42 purpose a penal or criminal penalty or punishment, and shall not impose 43 any disability upon or affect or impair the credibility as a witness, or 44 otherwise, of any person convicted thereof. § 4. Subdivision (c) of section 1101 of the tax law, as added by chap-45 46 93 of the laws of 1965, paragraphs 2, 3, 4 and 6 as amended by ter 47 section 2 and paragraph 8 as added by section 3 of part AA of chapter 57 48 of the laws of 2010, and paragraph 5 as amended by chapter 575 of the laws of 1965, is amended to read as follows: 49 (c) When used in this article for the purposes of the tax imposed 50 under subdivision (e) of section eleven hundred five, and subdivision 51 52 (a) of section eleven hundred four, the following terms shall mean: 53 (1) Hotel. A building or portion of it which is regularly used and 54 kept open as such for the lodging of guests. The term "hotel" includes an apartment hotel, a motel, boarding house or club, whether or not 55 56 meals are served, short-term rental units as defined in paragraph nine 1

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of this subdivision, and a bungalow or similar furnished living unit that is limited to a single family occupancy and does not provide house-2 3 keeping, food, or other common hotel services, including but not limited 4 to entertainment or planned activities. (2) Occupancy. The use or possession, or the right to the use or possession, of any room in a hotel. "Right to the use or possession" 7 includes the rights of a room remarketer as described in paragraph eight of this subdivision. (3) Occupant. A person who, for a consideration, uses, possesses, or 10 has the right to use or possess, any room in a hotel under any lease, 11 concession, permit, right of access, license to use or other agreement, 12 or otherwise. "Right to use or possess" includes the rights of a room remarketer as described in paragraph eight of this subdivision. 13 14 Operator. Any person operating a hotel. Such term shall include a (4) 15 room remarketer and such room remarketer shall be deemed to operate a hotel, or portion thereof, with respect to which such person has the 16 17 rights of a room remarketer. This term does not include a hosting platform as defined in paragraph ten of this subdivision. 18 (5) Permanent resident. Any occupant of any room or rooms in a hotel 20 for at least ninety consecutive days shall be considered a permanent 21 resident with regard to the period of such occupancy. 22 Rent. The consideration received for occupancy, including any (6) 23 service or other charge or amount required by the operator to be paid as a condition for occupancy, valued in money, whether received in money or 24 25 otherwise and whether [received] collected by the operator [or a], host-26 ing platform, room remarketer or another person on behalf of [either] 27 **any** of them. (7) Room. Any room or rooms of any kind in any part or portion of a 29 hotel, which is available for or let out for any purpose other than a 30 place of assembly. 31 (8) Room remarketer. A person who reserves, arranges for, conveys, or 32 furnishes occupancy, whether directly or indirectly, to an occupant for 33 rent in an amount determined by the room remarketer, directly or indi-34 rectly, whether pursuant to a written or other agreement. Such person's ability or authority to reserve, arrange for, convey, or furnish occu-35 36 pancy, directly or indirectly, and to determine rent therefor, shall be 37 the "rights of a room remarketer". A room remarketer is not a permanent resident with respect to a room for which such person has the rights of 39 a room remarketer. A hosting platform is not a room remarketer. 40 (9) Short-term rental unit. A room, group of rooms, or other living or sleeping space, or any other space let to occupants, including but not 41 42 limited to private dwellings, residences, or buildings used as resi-43 dences. 44 (10) Hosting platform. A person or entity who, pursuant to an agree-45 ment with an operator of a hotel, facilitates the occupancy of a hotel. 46 A person "facilitates the occupancy of a hotel" by, in exchange for a 47 fee, either: (A) providing the forum in which an operator can list or 48 advertise a hotel for occupancy; or (B) providing the forum in which, or by means of which, the offer for occupancy is accepted.

50 § 5. Subdivision (a) of section 1104 of the tax law, as added by chap-51 ter 3 of the laws of 2004, is amended to read as follows: 52 Imposition. In addition to any other fee or tax imposed by this (a) 53 article or any other law, on and after April first, two thousand five,

54 there is hereby imposed within the territorial limits of a city with a population of a million or more and there shall be paid a unit fee on 55 56 every occupancy of a unit in a hotel in such city subject to tax under

subdivision (e) of section eleven hundred five of this part at the rate 1 of one dollar and fifty cents per unit per day, except that such unit 2 3 fee shall not be imposed upon (1) occupancy by a permanent resident or 4 (2) where the rent per unit is not more than at the rate of two dollars 5 per day. б § 6. Subdivision 1 of section 1131 of the tax law, as amended by 7 section 2 of part G of chapter 59 of the laws of 2019, is amended to 8 read as follows: 9 (1) "Persons required to collect tax" or "person required to collect 10 any tax imposed by this article" shall include: every vendor of tangible 11 personal property or services; every recipient of amusement charges; 12 every hosting platform with respect to occupancies it facilitates as described in paragraph ten of subdivision (c) of section eleven hundred 13 one of this article; every operator of a hotel except with respect to 14 15 occupancies facilitated by a hosting platform; and every marketplace provider with respect to sales of tangible personal property it facili-16 17 tates as described in paragraph one of subdivision (e) of section eleven hundred one of this article. Said terms shall also include any officer, 18 19 director or employee of a corporation or of a dissolved corporation, any 20 employee of a partnership, any employee or manager of a limited liabil-21 ity company, or any employee of an individual proprietorship who as such 22 officer, director, employee or manager is under a duty to act for such partnership, limited liability company or individual 23 corporation, proprietorship in complying with any requirement of this article, or has 24 25 so acted; and any member of a partnership or limited liability company. Provided, however, that any person who is a vendor solely by reason of 26 27 clause (D) or (E) of subparagraph (i) of paragraph (8) of subdivision 28 (b) of section eleven hundred one of this article shall not be a "person required to collect any tax imposed by this article" until twenty days 29 30 after the date by which such person is required to file a certificate of 31 registration pursuant to section eleven hundred thirty-four of this 32 part. 33 § 7. Section 1132 of the tax law is amended by adding a new subdivi-34 sion (m) to read as follows: (m) In carrying out the obligations imposed under this section, a 35 36 hosting platform shall have all the duties, benefits, and entitlements 37 of a person required to collect tax under this article and article twenty-nine of this chapter with respect to the occupancies giving rise to 38 39 the tax obligation, including the right to accept a certificate or other 40 documentation from an occupant substantiating an exemption or exclusion from tax, as if such hosting platform were the operator of the hotel 41 with respect to such occupancy, including the right to receive the 42 43 refund authorized by subdivision (e) of this section and the credit 44 allowed by subdivision (f) of section eleven hundred thirty-seven of 45 this part. 46 § 8. Section 1133 of the tax law is amended by adding a new subdivi-47 sion (g) to read as follows: 48 (q) a hosting platform is relieved of liability under this article for failure to collect the correct amount of tax to the extent that the 49 hosting platform can show that the error was due to incorrect or insuf-50 ficient information given to the hosting platform by the operator, 51 52 whether intentional or unintentional. 53 § 9. Section 1137 of the tax law is amended by adding a new subdivi-54 sion (g) to read as follows: 55 (g) a hosting platform who facilitates the occupancy of a hotel is

56 relieved from the duty to remit to the commissioner the tax imposed by

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1	this article in regard to a particular occupancy if, pursuant to an
2	agreement with an operator registered with the commission as required by
3	section eleven hundred thirty-four of this part, the hosting platform
4	and operator agree that the operator is required to remit the tax
5	directly to the commissioner. In such situation, the operator shall be
6	treated as if it collected the tax and shall have all of the rights and
7	obligations imposed by New York law on persons required to collect tax,
8	including but not limited to the liability imposed by section eleven
9	hundred thirty-three of this part.
10	§ 10. Section 1142 of the tax law is amended by adding a new subdivi-
11	sion 16 to read as follows:
12	<u>16. Notwithstanding any provision of law to the contrary, including</u>
13	but not limited to subdivisions four, five, and six of this section, no
14	hosting platform shall be required to list any operator of a hotel on
15	any return required to be filed with the commissioner under the applica-
16	ble tax laws and any regulations adopted pursuant thereto. Information
17	provided by a hosting platform to the commissioner shall be confiden-
18	tial. Such confidential information shall not be disclosed by the
	commissioner unless the hosting platform has given written consent to
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20	make such disclosure or there is an agreement between the hosting plat-
21	form and the commissioner to make such disclosure. Notwithstanding any
22	law to the contrary, information provided by a hosting platform shall
23	not be subject to article six of the public officers law and shall not
24	be provided to any other agency of the state, locality, or any other
25	government entity or political subdivision. Audits of any hosting plat-
26	form shall be conducted solely on the basis of the tax identification
27	number associated with each hosting platform and shall not be conducted
28	directly or indirectly on any operator of a hotel or any occupant to
29	whom occupancy is rented from an operator of a hotel, nor shall any
30	hosting platform be required to disclose any personally identifiable
31	information relating to any operator of a hotel or occupant to whom
32	occupancy is rented from an operator of a hotel. Provided, however, that
33	if a hosting platform and operator have entered into an agreement pursu-
34	ant to section eleven hundred thirty-six of this part, only the operator
35	shall be subject to audit by the commissioner.
36	§ 11. Section 1240 of the tax law, as amended by chapter 356 of the
37	laws of 2014, is amended to read as follows:
38	§ 1240. Administration and collection. The taxes authorized under
39	sections twelve hundred one through twelve hundred four of this article
40	which are now imposed shall continue to be administered and collected by
41	the fiscal or other officers of the city, county or school district in
42	the same manner as such taxes have been administered and collected by
43	such officers immediately prior to the enactment of this article, in
44	accordance with the applicable provisions of the charter, administrative
45	code, local law, ordinance or resolution then in force, with such amend-
46	ments in respect to administration and collection as may be enacted.
47	except that any taxes that counties are authorized to impose under
48	sections twelve hundred two-a through twelve hundred two-xx of this
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	article shall be imposed on the same transactions subject to tax under
50 51	subdivision (e) of section eleven hundred five of article twenty-eight
51 52	of this chapter, and shall be collected by any person required to
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	collect tax under section eleven hundred thirty-one of article twenty-
53	eight of this chapter, and such person shall have all the rights,
54	eight of this chapter, and such person shall have all the rights, duties, and responsibilities as set forth in the provisions of sections
	eight of this chapter, and such person shall have all the rights,

and a county have previously entered into an agreement regarding the 1 collection of tax, the terms of such agreement shall continue to govern 2 the collection of such tax. Taxes authorized under sections twelve 3 hundred one through twelve hundred four of this article which may here-4 5 after be imposed by a city, county or school district shall be adminis-6 tered and collected in such manner as may be provided in its charter, 7 administrative code, local laws, ordinances or resolutions, with such 8 amendments in respect to administration and collection as may be 9 enacted, except that any taxes that counties are authorized to impose under sections twelve hundred two-a through twelve hundred two-xx of 10 11 this article shall be imposed on the same transactions subject to tax 12 under subdivision (e) of section eleven hundred five of article twentyeight of this chapter, and shall be collected by any person required to 13 14 collect tax under section eleven hundred thirty-one of article twenty-15 eight of this chapter, and such person shall have all the rights, duties, and responsibilities as set forth in the provisions of sections 16 17 eleven hundred thirty-one through eleven hundred forty-eight of article twenty-eight of this chapter. Notwithstanding any other provision of law 18 19 to the contrary, the authorization to impose tax upon the transfer of 20 real property pursuant to subdivision (b) of section twelve hundred one 21 of this article, shall not, when the conveyance consists of a transfer 22 of property made as a result of an order of the court in a foreclosure 23 proceeding ordering the sale of such property, include the authorization 24 to impose civil or criminal penalties, interest, or other liability upon 25 the referee or sheriff effectuating the transfer. 26 § 12. Subdivision 3 of section 1 of chapter 161 of the laws of 1970, 27 relating to enabling any city having a population of one million or more 28 to impose and collect taxes on the occupancy of hotel rooms in such 29 city, is amended to read as follows:

30 (3) Such local laws may provide that any tax imposed shall be paid by 31 the person liable therefor to the owner of the hotel room occupied or to 32 the person entitled to be paid the rent or charge for the hotel room 33 occupied for and on account of the city imposing the tax and that such 34 owner or person entitled to be paid the rent or charge shall be liable 35 for the collection and payment of the tax; and that such owner or person 36 entitled to be paid the rent or charge shall have the same right in 37 respect to collecting the tax from the person occupying the hotel room, in respect to non-payment of the tax by the person occupying the 38 or 39 hotel room, as if the tax were a part of the rent or charge and payable 40 at the same time as the rent or charge; provided, however, that the finance administrator or other fiscal officers of such city, specified 41 42 in such local law, shall be joined as a party in any action or proceed-43 ing brought to collect the tax by the owner or by the person entitled to 44 be paid the rent or charge. Notwithstanding any provision to the contra-45 ry, a hosting platform, as defined in paragraph 10 of subdivision (c) of 46 section 1101 of the tax law, shall collect the tax authorized to be 47 imposed by this section.

48 § 13. This act shall take effect on the one hundred twentieth day 49 after it shall have become a law.