2017 SESSION

INTRODUCED

HB1415

	17100691D
1	HOUSE BILL NO. 1415
2	Offered January 11, 2017
3	Prefiled October 11, 2016
4	A BILL to amend and reenact § 58.1-3819 of the Code of Virginia, relating to local transient occupancy
5	tax; Powhatan County.
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Ū	Patron—Ware
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8	Referred to Committee on Finance
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 58.1-3819 of the Code of Virginia is amended and reenacted as follows:
12	§ 58.1-3819. Transient occupancy tax.
13	A. Any county, by duly adopted ordinance, may levy a transient occupancy tax on hotels, motels,
14	boarding houses, travel campgrounds, and other facilities offering guest rooms rented out for continuous
15	occupancy for fewer than 30 consecutive days. Such tax shall be in such amount and on such terms as
16	the governing body may, by ordinance, prescribe. Such tax shall not exceed two percent of the amount
17	of charge for the occupancy of any room or space occupied; however, Accomack County, Albemarle
18	County, Alleghany County, Amherst County, Augusta County, Bedford County, Bland County, Botetourt
19	County, Brunswick County, Campbell County, Caroline County, Carroll County, Craig County,
20	Cumberland County, Dickenson County, Dinwiddie County, Floyd County, Franklin County, Frederick
21	County, Giles County, Gloucester County, Grayson County, Greene County, Greensville County, Halifax
22	County, Highland County, Isle of Wight County, James City County, King George County, Loudoun
23	County, Madison County, Mecklenburg County, Montgomery County, Nelson County, Northampton
24	County, Page County, Patrick County, Powhatan County, Prince Edward County, Prince George County,
25	Prince William County, Pulaski County, Rockbridge County, Russell County, Smyth County,
26	Spotsylvania County, Stafford County, Tazewell County, Washington County, Wise County, Wythe
27	County, and York County may levy a transient occupancy tax not to exceed five percent, and any excess
28	over two percent shall be designated and spent solely for tourism and travel, marketing of tourism or
29	initiatives that, as determined after consultation with the local tourism industry organizations, including
30	representatives of lodging properties located in the county, attract travelers to the locality, increase
31	occupancy at lodging properties, and generate tourism revenues in the locality. If any locality has
32	enacted an additional transient occupancy tax pursuant to subsection C of § 58.1-3823, then the
33 34	governing body of the locality shall be deemed to have complied with the requirement that it consult with local tourism inductry organizations, including localing properties. If there are no local tourism
34 35	with local tourism industry organizations, including lodging properties. If there are no local tourism industry organizations in the locality, the governing body shall hold a public hearing prior to making
35 36	any determination relating to how to attract travelers to the locality and generate tourism revenues in the
30 37	locality.
37 38	B. The tax imposed hereunder shall not apply to rooms or spaces rented and continuously occupied
39	by the same individual or same group of individuals for 30 or more days in hotels, motels, boarding

B. The tax imposed hereunder shall not apply to rooms or spaces rented and continuously occupied
by the same individual or same group of individuals for 30 or more days in hotels, motels, boarding
houses, travel campgrounds, and other facilities offering guest rooms. In addition, that portion of any tax
imposed hereunder in excess of two percent shall not apply to travel campgrounds in Stafford County.

42 C. Nothing herein contained shall affect any authority heretofore granted to any county, city or town
43 to levy such a transient occupancy tax. The county tax limitations imposed pursuant to § 58.1-3711 shall
44 apply to any tax levied under this section, mutatis mutandis.

D. Any county, city or town that requires local hotel and motel businesses, or any class thereof, to
collect, account for and remit to such locality a local tax imposed on the consumer may allow such
businesses a commission for such service in the form of a deduction from the tax remitted. Such
commission shall be provided for by ordinance, which shall set the rate thereof at no less than three
percent and not to exceed five percent of the amount of tax due and accounted for. No commission shall
be allowed if the amount due was delinquent.

51 E. All transient occupancy tax collections shall be deemed to be held in trust for the county, city or 52 town imposing the tax.