2016 SESSION

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1	SENATE BILL NO. 416
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Appropriations
4	on March 1, 2016)
5	(Patron Prior to Substitute—Senator Vogel)
6	A BILL to amend the Code of Virginia by adding in Title 55 a chapter numbered 13.4, consisting of
7 8	sections numbered 55-248.53 through 55-248.56, relating to establishing the Limited Residential
o 9	Lodging Act; penalty. Be it enacted by the General Assembly of Virginia:
10	1. That the Code of Virginia is amended by adding in Title 55 a chapter numbered 13.4, consisting
11	of sections numbered 55-248.53 through 55-248.56, as follows:
12	CHAPTER 13.4.
13	LIMITED RESIDENTIAL LODGING ACT.
14	§ 55-248.53. Definitions.
15	As used in this chapter, unless the context requires a different meaning:
16 17	"Applicable taxes" means any state or local tax imposed on a booking transaction pursuant to § 15.2-1104, Chapter 6 (§ 58.1-600 et seq.) of Title 58.1, § 58.1-1742, Article 6 (§ 58.1-3819 et seq.) of
18	Chapter 38 of Title 58.1, § 58.1-3840, or any other transaction tax imposed by a city or town charter.
19	"Booking transaction" means any transaction in which there is a charge to an occupant by an
20	operator for the occupancy of any dwelling, sleeping, or lodging accommodations.
21	"Department" means the Department of Taxation.
22	"Hosting platform" means any person or entity that is not an operator and that facilitates
23	reservations or collects payments for any booking transaction on behalf of an operator through an
24	online digital platform.
25 26	"Limited lodger" means a person who occupies a residential dwelling unit for the purpose of limited residential lodging.
20 27	"Limited residential lodging" means the accessory or secondary use of a residential dwelling unit or
28	a portion thereof by a limited residential lodging operator to provide room or space that is suitable or
29	intended for occupancy for dwelling, sleeping, or lodging purposes, for a period of fewer than 30
30	consecutive days, in exchange for a charge for the occupancy, provided only that (i) the primary use of
31	the residential dwelling unit shall remain residential, (ii) any applicable taxes required to be collected
32	and remitted by state and local law for each booking transaction are collected and remitted by a
33 34	registered hosting platform pursuant to the provisions of this chapter or directly by the limited
34 35	residential lodging operator, and (iii) such accessory or secondary use does not regularly include simultaneous occupancy by more than one party under separate contracts.
36	"Limited residential lodging operator" means an operator who is the primary resident of a
37	residential dwelling unit offered for limited residential lodging purposes.
38	"Operator" means the proprietor of any dwelling, lodging, or sleeping accommodations offered for a
39	charge to occupants, whether in the capacity of owner, lessee, sublessee, mortgagee in possession,
40	licensee, or any other possessory capacity, and includes a limited residential lodging operator.
41	"Primary resident" means either (i) the owner of the residential dwelling unit who occupies the
42 43	dwelling unit as his principal place of residence and domicile or (ii) a tenant who has lived in the residential dwelling unit for at least 60 days and who treats the residential dwelling unit as his
43 44	principal place of residence and domicile.
45	"Registered hosting platform" means a hosting platform that has registered with the Department for
46	the collection and remittance of applicable taxes pursuant to this chapter.
47	"Residential dwelling unit" means a residence where one or more persons maintain a household,
48	including a manufactured home. "Residential dwelling unit" does not include:
49 50	1. Residence at a public or private institution, if incidental to detention or the provisions of medical,
50 51	geriatric, educational, counseling, religious, or similar services; 2. Occupancy by a member of a fraternal or social organization in the portion of a structure
52	operated for the benefit of the organization;
53	3. Occupancy in a hotel, motel, extended stay facility, vacation residential facility, boardinghouse, or
54	similar lodging where the occupant does not reside in such lodging as a primary resident;
55	4. Occupancy under a rental agreement covering premises used by the occupancy primarily in
56	connection with business, commercial, or agricultural purposes; or
57 58	5. Occupancy in a campground as defined in § 35.1-1. § 55.248.54 Programtion of contain laws: authorized logal ordinances
58 59	§ 55-248.54. Preemption of certain laws; authorized local ordinances. A. Notwithstanding any other law, general or special, and except as expressly provided in this
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60 chapter, no local ordinance or other law shall:

1. Prohibit or restrict any residential dwelling unit from being used for limited residential lodging. 61 62 Any such limited residential lodging shall (i) be deemed to be consistent with residential use; (ii) be 63 authorized in any zoning district established pursuant to Article 7 (§ 15.2-2280 et seq.) of Chapter 22 of 64 Title 15.2 allowing residential use; and (iii) not require the residential dwelling unit or the owner or 65 primary resident of the residential dwelling unit to adhere to any zoning or licensing requirements applicable to hotels, motels, bed and breakfast inns, lodging houses, or other commercial enterprises; 66

2. Impose or purport to impose any additional regulation or obligation on a limited residential 67 lodging operator based on the use of such operator's residential dwelling unit for limited residential 68 69 lodging purposes: or

70 3. Prohibit, impose additional regulations or obligations on, or otherwise restrict the operation of a 71 hosting platform that collects and remits any taxes pursuant to this chapter.

72 B. Any local tax or fee authorized by law to be imposed upon (i) operators or (ii) occupants of any dwelling, lodging, or sleeping accommodations offered for a charge shall be applied in a uniform 73 manner upon all operators, including a limited residential lodging operator, or occupants, including a 74 75 limited lodger.

76 C. For purposes of the imposition of any local tax imposed pursuant to the provisions of Chapter 37 77 (§ 58.1-3700 et seq.) of Title 58.1, neither the conduct of limited residential lodging by a limited 78 residential lodging operator for fewer than 45 days in a calendar year, nor the conduct of a hosting 79 platform pursuant to this chapter, shall constitute a business or be subject to taxes or fees pursuant to 80 Chapter 37 of Title 58.1. 81

D. Nothing in this section shall be construed to prohibit a locality from:

82 1. Adopting and enforcing ordinances and regulations generally applicable to residential use and zoning including those related to noise, health and safety, the quiet enjoyment of property, parking, 83 84 litter, yard signs, and other related issues, so long as such ordinances shall not be drawn or applied in 85 such a manner as to create burdens or restrictions on limited residential lodging not placed on other 86 authorized uses of residential property; or

87 2. Adopting and enforcing an ordinance requiring that any limited residential lodging operator 88 maintain a minimum of \$500,000 of liability insurance specifically covering the limited residential 89 lodging use of property held out for such use. Such requirement by an ordinance shall be deemed to 90 have been met by an operator that conducts the limited residential lodging through a hosting platform 91 that provides a minimum of \$500,000 of liability insurance for such use. The penalty for the violation of 92 such ordinance shall not exceed \$200 per violation; or

93 3. Adopting and enforcing an ordinance that (i) prohibits or restricts any residential dwelling unit 94 from being used for limited residential lodging due to a failure to make timely payment of applicable 95 taxes by either a registered hosting platform or directly by the limited residential lodging operator, (ii) 96 provides that any limited residential lodging operator not utilizing a registered hosting platform may be 97 subject to audit by the commissioner of the revenue, director of finance, or other similar local tax 98 official to demonstrate the payment of any applicable taxes, or (iii) requires any limited residential 99 lodging operator operating within the locality to register his name and address through an online portal 100 maintained by the locality. 101

§ 55-248.55. Inapplicability of chapter to contracts.

102 Nothing in this chapter shall be construed to supersede or limit contracts or agreements between or 103 among individuals or private entities related to the use of real property, including recorded declarations and covenants, the provisions of condominium instruments of a condominium created pursuant to the 104 Condominium Act (§ 55-79.39 et seq.), the declaration of a common interest community as defined in 105 106 § 55-528, the cooperative instruments of a cooperative created pursuant to the Virginia Real Estate Cooperative Act (§ 55-424 et seq.), or any declaration of a property owners' association created pursuant to the Virginia Property Owners' Association Act (§ 55-508 et seq.) 107 108

§ 55-248.56. Registration of hosting platform; collection and remittance of certain taxes; audit.

110 A. A hosting platform shall register with the Department for the collection and remission of 111 applicable taxes on any booking transactions facilitated by the hosting platform on behalf of operators 112 within any one or more localities within the Commonwealth, and shall enter into any agreement with the Department related to such collection and remission. Such agreement shall not constitute 113 114 confidential tax information pursuant to § 58.1-3 and shall be subject to disclosure pursuant to the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). 115

116 B. A registered hosting platform shall, with respect to each booking transaction facilitated by the hosting platform on behalf of an operator within any locality for which such hosting platform has 117 118 registered to collect and remit applicable taxes, collect any applicable taxes and remit the total amount 119 so collected to the Department on a monthly basis along with a schedule, on an aggregate basis, listing 120 the total amounts owed to the Commonwealth and to each applicable locality for the relevant period. After the direct costs of administering this section are recovered by the Department, the remaining 121

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revenues shall be distributed by the Tax Commissioner in the same manner as the applicable taxes are
distributed pursuant to Chapter 6 (§ 58.1-600 et seq.) of Title 58.1, § 58.1-1742, and Articles 6
(§ 58.1-3819 et seq.) and 8 (§ 58.1-3840 et seq.) of Chapter 38 of Title 58.1, mutatis mutandis.

125 C. Any registered hosting platform shall provide notice to any operator utilizing the hosting platform
 126 of such registration and advising the operator that such operator should review any applicable state and
 127 local laws prior to listing a limited residential lodging unit for occupancy.

D. No operator utilizing a registered hosting platform shall be responsible for collecting or remitting any applicable taxes on any booking transaction when it has received notice pursuant to subsection C that such hosting platform will be collecting and remitting such applicable taxes. Any such notice shall itself be proof sufficient regarding the absence of any operator liability for such applicable taxes for the time period covered by the notice, and the hosting platform shall be liable for any such taxes.

E. Information provided to or obtained by the Department by a registered hosting platform shall be confidential pursuant to § 58.1-3. However, notwithstanding any provisions of § 58.1-3 to the contrary, such information shall not be provided to any other agency of the Commonwealth or political subdivision or officer thereof.

137 F. Applicable taxes payable by a registered hosting platform in accordance with this section shall be 138 subject to audit only by the Department or its authorized agent. Any such audit shall be conducted on 139 the basis of returns and supporting documents filed by the registered hosting platform with the 140 Department and shall not be conducted directly or indirectly on any individual operator or occupant to 141 whom rooms, lodgings, dwellings, or accommodations were furnished in exchange for a charge for 142 occupancy. Audits of a registered hosting platform for applicable taxes shall be conducted on an 143 anonymous numbered account basis and shall not require the production of any personally identifiable 144 information relating to any booking transaction or individual operator or occupant. No commissioner of 145 the revenue, director of finance, or other similar local tax official may conduct any audit of applicable 146 taxes paid by a registered hosting platform.

147 G. Notwithstanding any other provision of law, general or special, any registered hosting platform
148 that fails to file a required return or pay the full amount of the applicable taxes due shall be subject to:
149 I. A penalty in the amount of \$500 for failure to file a return within one month of the due date, with

149 I. A penalty in the amount of \$500 for failure to file a return within one month of the due date, with 150 an additional penalty of \$1,000 for each additional month, or fraction thereof; thereafter during the 151 period in which the failure continues, a penalty not to exceed the lesser of five percent of the taxes due 152 on such return or \$10,000 in the aggregate. Such penalty shall apply whether or not any tax is due for 153 the period for which such return was required. If such failure is due to providential or other good cause 154 shown to the satisfaction of the Department, such return with or without remittance may be accepted 155 exclusive of penalties;

156 2. A penalty in the amount of three percent of the underpayment if the failure to pay the full amount
157 of applicable tax due is for not more than one month, with an additional three percent of the
158 underpayment for each additional month, or fraction thereof, during which the failure continues, not to
159 exceed 15 percent of the underpayment in the aggregate; and

160 3. In the case of a false or fraudulent return where willful intent exists to defraud the
161 Commonwealth of any applicable tax due pursuant to this section, or in the case of a willful failure to
162 file a return with the intent to defraud the Commonwealth of any such tax, a specific penalty of 50
163 percent of the difference between the amount reported and the amount of the tax actually due.

H. All penalties and interest imposed by this section shall be payable by the hosting platform and collectible and distributable by the Department in the same manner as if they were part of the tax imposed. Interest at a rate determined in accordance with § 58.1-15 shall accrue on the tax until the same is paid.

168 I. The Department shall develop regulations for the implementation of this chapter. Initial regulations
169 shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.), but any
170 updates or amendments to the regulations shall be subject thereto.

171 2. That nothing in this act shall be construed to subject any taxpayer to any additional taxes not
172 currently imposed by law, nor shall this act be construed to relieve any taxpayer from any tax
173 liability except as expressly set forth therein.

174 3. That the provisions of the first and second enactment clause of this act shall not become 175 effective unless reenacted by the 2017 Session of the General Assembly.

4. That the Housing Commission shall convene a work group with representation from the hotel industry, hosting platform providers, local government, state and local tax officials, property owners, and other interested parties to explore issues related to expansion of the framework set forth in this act related to the registration, land use, tax, and other issues of public interest associated with the short-term rental of dwelling and other units. The work group shall take into consideration existing structures governing the activities of bed and breakfast inns, vacation rentals, and other transient occupancy venues. The work group shall complete its work by 183 December 1, 2016, with the goal of developing recommendations and draft legislation for 184 consideration by the 2017 Session of the General Assembly.