Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-0381.03 Jessica Herrera x4218

SENATE BILL 24-024

SENATE SPONSORSHIP

Bridges and Van Winkle, Liston, Priola

HOUSE SPONSORSHIP

Kipp and Taggart,

Senate Committees

House Committees

Finance

	A BILL FOR AN ACT
101	CONCERNING THE STANDARDIZATION OF LOCAL LODGING TAX, AND, IN
102	CONNECTION THEREWITH, ALIGNING REPORTING
103	REQUIREMENTS RELATED TO REMITTANCE OF A LOCAL LODGING
104	TAX TO REPORTING REQUIREMENTS FOR REMITTANCE OF OTHER
105	LOCAL TAXES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Sales and Use Tax Simplification Task Force. The bill requires local taxing jurisdictions, including any home rule locality, to apply the

SENATE 3rd Reading Unamended February 22, 2024

SENATE Amended 2nd Reading February 21, 2024

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

same standards to an accommodation's intermediary as to a marketplace facilitator that is obligated to collect and remit a local lodging tax. The bill prohibits local taxing jurisdictions from requiring additional reporting information from an accommodation's intermediary.

1	Be it enacted by the General Assembly of the State of Colorado:
2	
3	SECTION 1. In Colorado Revised Statutes, add 29-2-116 as
4	follows:
5	29-2-116. Lodging tax - statewide requirements and
6	limitations - <u>legislative declaration -</u> definitions. (1) <u>The General</u>
7	ASSEMBLY FINDS AND DECLARES THAT:
8	(a) LOCAL TAXING JURISDICTIONS MAY IMPOSE A LOCAL LODGING
9	<u>TAX;</u>
10	(b) Local lodging taxes across local taxing jurisdictions
11	<u>VARY VASTLY;</u>
12	(c) Local taxing jurisdictions also vary on reporting
13	REQUIREMENTS FOR LOCAL LODGING OPERATORS AND ACCOMMODATION
14	<u>INTERMEDIARIES;</u>
15	(d) Such variation across local taxing jurisdictions is
16	EXCEEDINGLY BURDENSOME ON LOCAL LODGING OPERATORS AND
17	ACCOMMODATION INTERMEDIARIES;
18	(e) It is of statewide concern to have uniformity across
19	LOCAL TAXING JURISDICTIONS TO PROMOTE ACCURATE COMPLIANCE WITH
20	THE COLLECTION AND REMITTANCE OF LOCAL LODGING TAXES; AND
21	(f) It is also of statewide concern to standardize
22	REPORTING REQUIREMENTS TO PROMOTE UNIFORM AND CONSISTENT
23	TREATMENT AMONG TAXPAYERS AND PREVENT DISPARATE TAX

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1	TREATMENT.
2	(2) (a) FOR PURPOSES OF LOCAL TAX ADMINISTRATION OF REMOTE
3	SALES, NO LOCAL TAXING JURISDICTION, INCLUDING ANY HOME RULE CITY,
4	TOWN, OR CITY AND COUNTY, THAT IMPOSES A LOCAL LODGING TAX SHALL
5	APPLY ADDITIONAL REPORTING REQUIREMENTS OR STANDARDS TO AN
6	ACCOMMODATION'S INTERMEDIARY THAT ARE NOT SIMILARLY APPLIED TO
7	ALL MARKETPLACE FACILITATORS, OBLIGATED TO COLLECT AND REMIT
8	LOCALLY ADMINISTERED TAXES BY THE LOCAL TAXING JURISDICTION.
9	(b) Nothing in this section prohibits a local taxing
10	JURISDICTION FROM REQUESTING INFORMATION MAINTAINED BY AN
11	ACCOMMODATION'S INTERMEDIARY THAT IS IN CONNECTION WITH AN
12	AUDIT RELATED TO A LOCAL LODGING TAX IN ITS ORDINARY COURSE OF
13	BUSINESS. NOTHING IN THIS SECTION PROHIBITS A LOCAL TAXING
14	JURISDICTION FROM REQUESTING AND OBTAINING ADDITIONAL
15	INFORMATION OR DATA FROM A MARKETPLACE FACILITATOR OR AN
16	ACCOMMODATION'S INTERMEDIARY TO BE PROVIDED ON A VOLUNTARY
17	BASIS. NOTHING IN THIS SECTION PROHIBITS A HOME RULE CITY, FOR
18	PURPOSES UNRELATED TO THE ADMINISTRATION OF LOCAL TAXES, FROM
19	PASSING AN ORDINANCE REGULATING A MARKETPLACE FACILITATOR OR
20	AN ACCOMMODATION'S INTERMEDIARY, INCLUDING AN ORDINANCE
21	GOVERNING THE ISSUANCE OF INFORMATION OR DATA BY A MARKETPLACE
22	FACILITATOR OR ACCOMMODATION'S INTERMEDIARY TO THE HOME RULE
23	CITY, UNLESS OTHERWISE PROTECTED BY STATE OR FEDERAL LAW.
24	(c) WITH RESPECT TO ANY SALE IN A LOCAL TAXING JURISDICTION
25	THAT HAS PASSED AN APPLICABLE MARKETPLACE FACILITATOR LAW, A
26	LOCAL TAXING JURISDICTION SHALL SOLELY AUDIT MARKETPLACE
27	FACILITATORS FOR SALES FACILITATED BY THE MARKETPLACE WHEN THE

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1	MARKETPLACE FACILITATOR IS FILING TAX RETURNS WITH THE LOCAL
2	TAXING JURISDICTION. A LOCAL TAXING JURISDICTION SHALL NOT AUDIT
3	OR OTHERWISE ASSESS TAX AGAINST MARKETPLACE SELLERS,
4	MULTICHANNEL SELLERS, OR LODGING SUPPLIERS FOR SALES FACILITATED
5	BY A MARKETPLACE $\underline{FACILITATORTHATHASPROVIDEDTHEMARKETPLACE}$
6	SELLERS, MULTICHANNEL SELLERS, OR LODGING SUPPLIERS CONFIRMATION
7	THAT THE MARKETPLACE FACILITATOR IS RESPONSIBLE FOR REMITTING
8	TAX. NOTHING IN THIS SECTION PROHIBITS A LOCAL TAXING JURISDICTION
9	FROM AUDITING OR OTHERWISE ASSESSING TAX AGAINST MARKETPLACE
10	SELLERS, MULTICHANNEL SELLERS, OR LODGING SUPPLIERS IF THE LOCAL
11	TAXING JURISDICTION HAS NOT PASSED AN APPLICABLE MARKETPLACE
12	FACILITATOR LAW OR THE MARKETPLACE FACILITATOR HAS FAILED TO
13	CONFIRM THAT IT REMITS THE TAX.
14	(3) As used in this section, unless the context otherwise
15	REQUIRES:
16	(a) "ACCOMMODATIONS INTERMEDIARY" MEANS A MARKETPLACE
17	FACILITATOR, AS DEFINED IN SECTION 39-26-102 (5.9), WHO FACILITATES
18	THE SALES OF TRANSIENT LODGING CONSIDERED TO BE A SALE UNDER
19	SECTION 39-26-102 (11) OR A SHORT-TERM RENTAL UNIT.
20	(b) "LOCAL TAXING JURISDICTION" MEANS ANY LOCAL TAXING
21	JURISDICTION FOR WHICH THE DEPARTMENT OF REVENUE DOES NOT
22	COLLECT, ADMINISTER, AND ENFORCE A LOCAL LODGING TAX.
23	(c) "LODGING SUPPLIER" MEANS AN OPERATOR OF A FACILITY
24	PROVIDING ROOMS OR ACCOMMODATIONS FOR OVERNIGHT USE FURNISHED
25	TO ANY PERSON WHO, FOR CONSIDERATION, USES, POSSESSES, OCCUPIES OR
26	HAS THE RIGHT TO USE, POSSESS, OR OCCUPY ANY SUCH ROOM OR
27	ACCOMMODATION IN A HOTEL, APARTMENT HOTEL, LODGING HOUSE,

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1	MOTEL, MOTOR HOTEL, GUEST HOUSE, GUEST RANCH, RESORT, MOBILE
2	HOME, MOBILE HOME PARK, AUTO COURT, INN, TRAILER COURT, TRAILER
3	PARK, HOTEL, OR SHORT-TERM RENTAL UNDER ANY CONCESSION, PERMIT,
4	LEASE, CONTRACT, OR LICENSE TO USE OR ANY OTHER SIMILAR
5	ARRANGEMENT.
6	(d) "Marketplace" has the same meaning as set forth in
7	SECTION 39-26-102 (5.8).
8	(e) "MARKETPLACE FACILITATOR" HAS THE SAME MEANING AS SET
9	FORTH IN SECTION 39-26-102 (5.9).
10	(f) "Marketplace seller" has the same meaning as set
11	FORTH IN SECTION 39-26-102 (6).
12	SECTION 2. Act subject to petition - effective date. This act
13	takes effect January 1, 2025; except that, if a referendum petition is filed
14	pursuant to section 1 (3) of article V of the state constitution against this
15	act or an item, section, or part of this act within the ninety-day period
16	after final adjournment of the general assembly, then the act, item,
17	section, or part will not take effect unless approved by the people at the
18	general election to be held in November 2024 and, in such case, will take
19	effect January 1, 2025, or on the date of the official declaration of the
20	vote thereon by the governor, whichever is later.

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