EAP/RC

17-1538

OFFICIAL STATUS

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 586

as introduced

(SENATE AUTHORS: WIKLUND and Franzen)						
DATE	D-PG					
02/02/2017	495	Introduction and first reading				
02/13/2017	592	Referred to Taxes Author added Franzen				

A bill for an act 1.1 relating to taxation; clarifying authority for political subdivisions to impose and 1.2 collect local lodging taxes; amending Minnesota Statutes 2016, section 469.190, 13 subdivisions 1, 7. 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.5 Section 1. Minnesota Statutes 2016, section 469.190, subdivision 1, is amended to read: 1.6 Subdivision 1. Authorization. Notwithstanding section 477A.016 or any other law, a 1.7 statutory or home rule charter city may by ordinance, and a town may by the affirmative 1.8 vote of the electors at the annual town meeting, or at a special town meeting, impose a tax 1.9 of up to three percent on the gross receipts from the furnishing for consideration of lodging 1.10 at a hotel, motel, rooming house, tourist court, or resort, other than the renting or leasing 1.11 of it for a continuous period of 30 days or more. A statutory or home rule charter city may 1.12 by ordinance impose the tax authorized under this subdivision on the camping site receipts 1.13 of a municipal campground. The tax applied under this subdivision or under a special law 1.14 1.15 applies to the entire consideration paid to obtain access to lodging, including ancillary or related services, such as services provided by accommodation intermediaries as defined in 1.16 section 297A.61, and similar services. 1.17 EFFECTIVE DATE. This section is effective the day following final enactment. In 1.18 enacting this section, the legislature confirms its original intent in enacting section 469.190, 1.19 its predecessor provisions, and any special laws authorizing political subdivisions to impose 1.20 lodging taxes, were and are intended to apply to the entire consideration paid to obtain 1.21 access to transient lodging, including ancillary or related services, such as services provided 1.22 by accommodation intermediaries as defined in section 297A.61, and similar services. The 1.23

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2.1	provisions of	this section must	not be interpreted	to imply a narrower con	struction of the		
2.2	tax base unde	r lodging tax prov	isions of Minnesot	a law prior to the enactme	nt of this section.		
2.3	Sec. 2. Mir	inesota Statutes 20	016, section 469.1	90, subdivision 7, is ame	nded to read:		
2.4	Subd. 7.	C ollection. <u>(a)</u> Th	e statutory or hom	e rule charter city may ag	gree with the		
2.5	commissioner of revenue that a tax imposed pursuant to this section shall be collected by						
2.6	the commissioner together with the tax imposed by chapter 297A, and subject to the same						
2.7	interest, penalties, and other rules and that its proceeds, less the cost of collection, shall be						
2.8	remitted to th	ne city.					
2.9	(b) If a tay	x under this section	n or under a specia	l law is not collected by th	he commissioner		
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2.10	of revenue, the local government imposing the tax, may by ordinance, limit the required						
2.11	filing and remittance of the tax by an accommodation intermediary, as defined in section						
2.12	297A.61, subdivision 47, to once in every calendar year. The local government must inform						
2.13	the accommodation intermediary of the date when the return or remittance is due and the						
2.14	dates must co	oincide with one o	of the monthly date	es for filing and remitting	state sales tax		
2.15	under chapter	r 297A. The local §	government must a	lso provide accommodation	on intermediaries		
2.16	electronically with geographic and zip code information necessary to correctly collect the						
2.17	<u>tax.</u>						
2.18	EFFECT	IVE DATE. This	section is effectiv	e the day following final	enactment.		