## **HOUSE BILL NO. 4558**

May 02, 2019, Introduced by Reps. Paquette, Brixie and Lilly and referred to the Committee on Commerce and Tourism.

A bill to amend 1989 PA 244, entitled "Regional tourism marketing act,"

by amending sections 2 and 5 (MCL 141.892 and 141.895), section 2 as amended by 2018 PA 466.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 2. As used in this act:
- 2 (a) "Assessment" means the amount levied against an owner
- 3 under this act.

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(b) "Assessment revenues" means the money collected by a





1 regional marketing organization from the assessment, including any
2 interest and penalties on the assessment, imposed under this act.

- 3 (c) "Board" means the board of directors elected by the4 members of a regional marketing organization.
- 5 (d) "Director" means the president of the Michigan strategic6 fund or his or her designee.
- 7 (e) "Master plan" means the comprehensive, long-range master
  8 plan developed by the Michigan travel commission and the travel
  9 bureau under section 2c of the Michigan tourism policy act, 1945 PA
  106, MCL 2.102c.
- 11 (f) "Owner" means the owner of a transient facility that is
  12 located within the regional assessment district or, if the
  13 transient facility is operated or managed by a person other than
  14 the owner, then the operator or manager of that transient facility.
  15 Owner includes a person electing to come under the provisions of
  16 this act pursuant to section 9.
- 17 (g) "Regional assessment district" means a region of this
  18 state composed of a number of counties in which a regional
  19 marketing organization operates. Regional assessment district does
  20 not include a portion of the region that is a special charter,
  21 fourth class city.
- (h) "Regional marketing organization" means a nonprofit corporation that promotes tourism within a region of this state.

  Regional marketing organization includes only an organization that has been operating for 10 or more years and that operates in a region composed of 15 counties.
- (i) "Room" means a room or other space provided for sleepingthat can be rented independently, including the furnishings andother accessories in the room. Room includes, but is not limited



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- to, a condominium or time-sharing unit that, pursuant to a
  management agreement, may be used to provide dwelling, lodging, or
  sleeping guarters for a transient guest.
- 4 (j) "Room charge" means the charge imposed for a short-term
  5 rental or the use or occupancy of a room, excluding charges for
  6 food, beverages, state use tax, telephone service, or like services
  7 paid in connection with the room charge, and reimbursement of the
  8 assessment as allowed in section 6.
  - (k) "Short-term rental" and "short-term transient facilities"
    mean those terms as defined in the Michigan short-term rental
    promotion act.
- 12 (l) (k) "Transient facility" means a short-term transient 13 facility or building or combination of buildings under common 14 ownership, operation, or management that contains 10 or more rooms 15 used in the business of providing dwelling, lodging, or sleeping to 16 transient quests, whether or not membership is required for the use 17 of the rooms. Transient facility includes a building or combination 18 of buildings, the owner of which has elected to come under the 19 provisions of this act pursuant to section 9. Transient facility 20 does not include a college or school dormitory; a hospital; a 21 nursing home; a hospice; a building or combination of buildings 22 that is otherwise a transient facility, but that is located within 23 1 mile of a ski lift as defined in section 2 of the ski area safety act of 1962, 1962 PA 199, MCL 408.322; or a facility owned and 24 operated by an organization qualified for an exemption from federal 25 26 taxation under section 501(c) of the internal revenue code, 26 USC 27 501.
- 28 (m) (I)—"Transient guest" means a natural person who occupies a
  29 room in a transient facility for less than 30 consecutive days



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- 1 regardless of who pays the room charge.
- 2 (n) (m) "Tourism marketing program" means a program
- 3 established by a regional marketing organization to develop,
- 4 encourage, solicit, and promote tourism within a region of this
- 5 state. The encouragement and promotion of tourism includes a
- 6 service, function, or activity, whether or not performed,
- 7 sponsored, or advertised by a regional marketing organization, that
- 8 intends to attract transient guests to the regional assessment
- 9 district.
- 10 (o) (n) "Tourism marketing program notice" means the notice
- 11 described in section 3.
- (p) (o) "Travel bureau" means the Michigan travel bureau
- 13 created under section 2a of the Michigan tourism policy act, 1945
- **14** PA 106, MCL 2.102a.
- 15 Sec. 5. A tourism marketing program may include 1 or more of
- 16 the following:
- 17 (a) A provision for establishing and paying the costs of
- 18 advertising, marketing, and promotional programs to encourage
- 19 tourism in the regional assessment district.
- 20 (b) A provision for assisting a transient facility within the
- 21 regional assessment district to promote tourism.
- (c) A provision for the acquisition of personal property
- 23 considered appropriate by the regional marketing organization to
- 24 achieve the purpose of the tourism marketing program.
- 25 (d) A provision for the hiring of and payment for personnel
- 26 employed by the regional marketing organization to implement the
- 27 tourism marketing program.
- 28 (e) A provision for contracting with organizations, agencies,
- 29 or persons to carry out activities to achieve the purpose of the



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1 tourism marketing program.

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- 2 (f) A program to establish and pay for the costs of research3 designed to encourage tourism in the regional assessment district.
- 4 (g) A provision to incur any other expense or cost that the
  5 board, in the exercise of its reasonable business judgment,
  6 considers reasonably related to the promotion of tourism within the
  7 regional assessment district.
  - (h) A procedure for election of the board that requires that a majority of the members of the board are owners.
    - (i) A provision clarifying the assessment on room charges for short-term rentals of short-term transient facilities.
- 12 Enacting section 1. This amendatory act does not take effect
- 13 unless Senate Bill No. or House Bill No. (request no.
- 14 01509'19) of the 100th Legislature is enacted into law.