

WILLIAM DONALD SCHAEFER, Governor

TEMPORARY OCCUPANCY--ONLY--FOR--A--PERIOD--OF--30--DAYS--OR--LESS  
REGARDLESS OF THE PERIOD OF OCCUPANCY; OR

(II) THE PROVIDING OF ANY SERVICES BY A TRAILER  
PARK OR MOBILE HOME COURT OR PARK IN CONNECTION WITH THE RENTAL,  
LEASING, OR USE OF ANY SPACE, FACILITIES, OR ACCOMMODATIONS FOR A  
RECREATIONAL VEHICLE OR CAMPING SHELTER.

(2) THE RATE OF THE TAX AUTHORIZED UNDER THIS  
SUBSECTION MAY NOT EXCEED 3% OF THE AMOUNTS SUBJECT TO THE TAX.

~~{3}--A--COUNTY--OR--MUNICIPAL--CORPORATION--MAY--NOT--IMPOSE  
THE--TAX--AUTHORIZED--UNDER--THIS--SUBSECTION--IF--THE--COUNTY--OR  
MUNICIPAL--CORPORATION--IMPOSES--THE--TAX--AUTHORIZED--UNDER--SUBSECTION  
{A}--OF--THIS--SECTION.~~

(b) [A] SUBJECT TO THE LIMITATION UNDER SUBSECTION ~~{A-1}~~  
{A-2}(2) of this section, a county or municipal corporation shall  
set the tax rate.

(c) A county or municipal corporation may require the  
operator or owner of a trailer park or mobile home court or park  
to collect the tax and to remit it to the county or municipal  
corporation or to the agency that the county or municipal  
corporation designates.

(d) A county or municipal corporation may provide for:

(1) The maintenance of suitable public records in  
connection with the tax and its collection; and

(2) The inspection or publication of the records.

(e) A county or municipal corporation may provide for  
penalties for the failure to comply with the requirements  
relating to the tax.

(f) This section does not[:

(1) Affect] AFFECT or eliminate any requirement or  
provision concerning permits to locate a trailer, house trailer,  
trailer coach or mobile home[: or

(2) Apply to any recreational vehicle or camping  
shelter intended and used for temporary occupancy only for a  
period of 30 days or less].

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall  
take effect July 1, 1989.