- (c) (1) Notwithstanding subsection (b)(1) of this section, a code county, other than a code county in the Western Maryland class, may set a hotel rental tax rate that is greater than 3%, but not exceeding 5%, with the unanimous consent of the county commissioners for the county.
- (2) Notwithstanding subsection (b)(1), a code county in the Western Maryland class may set a hotel rental tax rate that is greater than 3%, but not exceeding 8%, with the unanimous consent of the county commissioners for the county.
- (d) The hotel rental tax rate in Washington County is 6%.9-305.
- (a) Calvert County and St. Mary's County may provide, by resolution, a tax exemption for classes of hotels.
- (B) IN FREDERICK COUNTY, THE HOTEL RENTAL TAX DOES NOT APPLY TO A HOTEL WITH 10 OR FEWER SLEEPING ROOMS IN ITS MAIN BUILDING AND NO MORE THAN 20 ADDITIONAL SLEEPING ROOMS IN AUXILIARY STRUCTURES ON THE HOTEL'S PROPERTY.
- [(b)] (C) In Washington County, the hotel rental tax does not apply to a transient charge paid to a hotel by:
  - (1) The federal government;
  - (2) A state; or
- (3) An agency or instrumentality of a state or of the federal government.9–308.

A person shall pay the hotel rental tax to the hotel when the person pays the transient charge.

## 9-309.

- (a) A hotel shall:
- (1) Give the person who is required to pay a transient charge a bill that identifies the transient charge as a separate item from any other charge; and
- (2) Collect the hotel rental tax from the person who pays the transient charge.
- (b) A hotel holds hotel rental tax collected in trust for the authorized county that imposes the tax until the hotel pays the tax to that county as required under this subtitle.

## 9-310.

- (a) A hotel shall complete, sign, and file a hotel rental tax return with:
  - (1) A code county, on or before the 10th day of each month;