By Senator Diaz

	36-01819-20 20201128
1	A bill to be entitled
2	An act relating to vacation rentals; amending s.
3	509.013, F.S.; defining the term "advertising
4	platform"; amending s. 509.032, F.S.; preempting the
5	regulation of vacation rentals to the state; providing
6	legislative findings; authorizing a local law,
7	ordinance, or regulation to regulate certain
8	activities under certain circumstances; prohibiting a
9	local law, ordinance, or regulation from allowing or
10	requiring inspections or licensing of vacation
11	rentals; preempting the regulation of advertising
12	platforms to the state; amending s. 509.241, F.S.;
13	requiring licenses issued by the Division of Hotels
14	and Restaurants of the Department of Business and
15	Professional Regulation to be displayed conspicuously
16	to the public inside the licensed establishment;
17	requiring the operator of certain vacation rentals to
18	also display its vacation rental license number and
19	applicable tax account numbers; amending s. 509.242,
20	F.S.; revising the criteria for a public lodging
21	establishment to be classified as a vacation rental;
22	creating s. 509.243, F.S.; requiring advertising
23	platforms to require that persons placing
24	advertisements for vacation rentals include certain
25	information in the advertisements; providing that the
26	advertising platform is not required to verify such
27	information; requiring each advertising platform to
28	quarterly provide the division with certain
29	information regarding vacation rentals in this state

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30	listed on the platform; requiring an advertising
31	platform to remove an advertisement or listing under
32	certain conditions and within a specified timeframe;
33	authorizing the division to issue and deliver a notice
34	to cease and desist for certain violations; providing
35	that such notice does not constitute agency action for
36	which a certain hearing may be sought; authorizing the
37	division to file certain proceedings; authorizing the
38	collection of attorney fees and costs under certain
39	circumstances; providing applicability; providing
40	effective dates.
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42	Be It Enacted by the Legislature of the State of Florida:
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44	Section 1. Subsection (17) is added to section 509.013,
45	Florida Statutes, to read:
46	509.013 DefinitionsAs used in this chapter, the term:
47	(17) "Advertising platform" means a person who:
48	(a) Provides an online application, software, website,
49	system, or print advertisement through which a transient public
50	lodging establishment located in this state is advertised or
51	held out to the public as available to rent for transient
52	occupancy;
53	(b) Provides or maintains a marketplace for the renting by
54	transient occupancy of a vacation rental; or
55	(c) Provides a reservation or payment system that
56	facilitates a transaction for the renting by transient occupancy
57	of a vacation rental and for which the person collects or
58	receives, directly or indirectly, a fee in connection with the
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59	reservation or payment service provided for such transaction.
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61	The term does not include the multiple listing service or an
62	online or print advertisement of a transient public lodging
63	establishment by a real estate broker or sales associate
64	licensed under chapter 475; however, a real estate broker or
65	sales associate licensed under chapter 475 must comply with s.
66	509.243(3).
67	Section 2. Subsection (7) of section 509.032, Florida
68	Statutes, is amended to read:
69	509.032 Duties
70	(7) PREEMPTION AUTHORITY
71	(a) Public lodging establishments and public food service
72	establishments
73	1. Preemption.—The regulation of public lodging
74	establishments, including vacation rentals, and public food
75	service establishments, including, but not limited to,
76	sanitation standards, inspections, training and testing of
77	personnel, and matters related to the nutritional content and
78	marketing of foods offered in such establishments, is preempted
79	to the state. This <u>subparagraph</u> <del>paragraph</del> does not preempt the
80	authority of a local government or local enforcement district to
81	conduct inspections of public lodging and public food service
82	establishments for compliance with the Florida Building Code and
83	the Florida Fire Prevention Code, pursuant to ss. 553.80 and
84	633.206.
85	2.(b) Vacation rentals
86	a. The Legislature finds that:
87	(I) Property owners who choose to use their property as a
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88	vacation rental have constitutionally protected property rights
89	and other rights that must be protected, including the right to
90	use their residential property as a vacation rental;
91	(II) Vacation rentals play a significant, unique, and
92	critical role in this state's tourism industry, and that role is
93	different from other types of public lodging establishments;
94	(III) There are factors unique to the ownership and
95	operation of a vacation rental; and
96	(IV) Vacation rentals are residential in nature, a
97	residential use, and thus permitted in residential
98	neighborhoods.
99	b. Except as provided under this subparagraph, the
100	regulation of vacation rentals, including inspection and
101	licensing, is expressly preempted to the state.
102	<u>c.</u> A local law, ordinance, or regulation may <u>regulate</u>
103	activities that arise when a property is used as a vacation
104	rental if the law, ordinance, or regulation applies uniformly to
105	all residential properties without regard to whether the
106	property is used as a vacation rental as defined in s. 509.242,
107	the property is used as a long-term rental subject to chapter
108	83, or the property owner chooses not to rent the property.
109	However, a local law, ordinance, or regulation may not prohibit
110	<del>vacation</del> rentals or regulate the duration or frequency of <del>rental</del>
111	<del>of vacation</del> rentals. This <u>sub-subparagraph</u> <del>paragraph</del> does not
112	apply to any local law, ordinance, or regulation adopted on or
113	before June 1, 2011.
114	d. A local law, ordinance, or regulation may not allow or
115	require the inspection or licensing of vacation rentals.
116	<u>e.<del>(</del>c)</u> This subparagraph <del>paragraph (b)</del> does not apply to any
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CODING: Words stricken are deletions; words underlined are additions.

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117	local law, ordinance, or regulation exclusively relating to
118	property valuation as a criterion for vacation rental if the
119	local law, ordinance, or regulation is required to be approved
120	by the state land planning agency pursuant to an area of
121	critical state concern designation.
122	(b) Advertising platformsThe regulation of advertising
123	platforms is preempted to the state and shall be regulated under
124	this chapter.
125	Section 3. Effective January 1, 2021, subsection (3) of
126	section 509.241, Florida Statutes, is amended to read:
127	509.241 Licenses required; exceptions
128	(3) DISPLAY OF LICENSE.—Any license issued by the division
129	must shall be conspicuously displayed to the public inside <del>in</del>
130	the <del>office or lobby of the</del> licensed establishment. Public food
131	service establishments <u>that</u> <del>which</del> offer catering services <u>must</u>
132	shall display their license number on all advertising for
133	catering services. The operator of a vacation rental offered for
134	transient occupancy through an advertising platform must also
135	display the vacation rental license number and the applicable
136	Florida sales tax registration and tourist development tax
137	account numbers under which such taxes must be paid for each
138	rental of the property as a vacation rental.
139	Section 4. Paragraph (c) of subsection (1) of section
140	509.242, Florida Statutes, is amended to read:
141	509.242 Public lodging establishments; classifications
142	(1) A public lodging establishment shall be classified as a
143	hotel, motel, nontransient apartment, transient apartment, bed
144	and breakfast inn, timeshare project, or vacation rental if the
145	establishment satisfies the following criteria:
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146	(c) Vacation rental.—A vacation rental is <u>a</u> any unit or
147	group of units in a condominium or cooperative or <u>in an</u> <del>any</del>
148	individually or collectively owned single-family, two-family,
149	three-family, or four-family house or dwelling unit that is also
150	a transient public lodging establishment but <del>that is</del> not a
151	timeshare project.
152	Section 5. Effective January 1, 2021, section 509.243,
153	Florida Statutes, is created to read:
154	509.243 Advertising platforms
155	(1)(a) An advertising platform must require that a person
156	who places an advertisement for the rental of a vacation rental:
157	1. Include in the advertisement the vacation rental license
158	number and the applicable Florida sales tax registration and
159	tourist development tax account numbers under which such taxes
160	must be paid before the advertisement may be listed; and
161	2. Attest to the best of their knowledge that the license
162	number for the vacation rental property and the applicable tax
163	numbers are current, valid, and accurately stated in the
164	advertisement.
165	(b) An advertising platform must display the license number
166	and applicable Florida sales tax registration and tourist
167	development tax numbers, but the advertising platform is not
168	required to verify such information.
169	(2) An advertising platform must provide to the division on
170	a quarterly basis, by file transfer protocol or electronic data
171	exchange file, a list of all vacation rental listings in this
172	state on its platform and all of the following information for
173	each listing:
174	(a) The uniform resource locator for the Internet address

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175	of the listing.
176	(b) The vacation rental license number provided by the
177	owner or operator.
178	(c) The applicable Florida sales tax registration and
179	tourist development tax numbers under which taxes will be
180	remitted for rentals commenced through the advertisement.
181	(3) An advertising platform must remove from public view an
182	advertisement or listing from its online application, software,
183	website, or system within 15 business days after being notified
184	by the division in writing that the subject advertisement or
185	listing for the rental of a vacation rental located in this
186	state fails to display a valid license number issued by the
187	division.
188	(4) If the division has probable cause to believe that a
189	person not licensed by the division has violated this chapter,
190	or any rule adopted pursuant thereto, the division may issue and
191	deliver to such person a notice to cease and desist from the
192	violation. The issuance of a notice to cease and desist does not
193	constitute agency action for which a hearing under ss. 120.569
194	and 120.57 may be sought. For the purpose of enforcing a cease
195	and desist notice, the division may file a proceeding in the
196	name of the state seeking the issuance of an injunction or a
197	writ of mandamus against any person who violates any provision
198	of the notice. If the department is required to seek enforcement
199	of the notice for a penalty pursuant to s. 120.569, it is
200	entitled to collect its attorney fees and costs, together with
201	any cost of collection.
202	Section 6. The Legislature does not intend for the
203	application of this act to supersede any current or future

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204	declaration or declaration of condominium adopted pursuant to
205	chapter 718, Florida Statutes, cooperative documents adopted
206	pursuant to chapter 719, Florida Statutes, or declaration of
207	covenants or declaration adopted pursuant to chapter 720,
208	Florida Statutes.
209	Section 7. Except as otherwise expressly provided in this
210	act, this act shall take effect upon becoming a law.