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119	(B) if participation is denied, identify the reason for the denial; and
120	(C) identify the effective date of the municipality's participation in or denial from the
121	program.
122	(iii) The Governor's Office of Economic Opportunity may deny a municipality's
123	participation in the program, at any time, for failure to comply with the reporting requirements
124	under Subsection (4)(a).
125	(4) (a) Within 15 days after the last day of each quarter, a municipality participating in
126	the program shall submit to the Governor's Office of Economic Opportunity a report for that
127	most recently ended quarter with the following information:
128	(i) the total number of the municipality's active municipal business licenses for
129	short-term rentals, as of the last day of the quarter;
130	(ii) the total number of complaints the municipality received related to the operation of
131	short-term rentals during the quarter;
132	(iii) the total number of complaints reported under Subsection (4)(a)(ii) that relate to
133	each of the following categories of the nature of the complaints:
134	(A) noise;
135	(B) garbage;
136	(C) parking; and
137	(D) any other identifiable categories of the nature of the complaints that the
138	municipality identifies; and
139	(iv) the gross dollar amount the municipality received from short-term rentals for each
140	of the following categories of revenue:
141	(A) licensing fees;
142	(B) municipality transient room tax collected under Section 59-12-352 $\hat{S} \rightarrow$, regardless of
142a	the date the tax was assessed or the date the transaction from which the tax was collected
142b	<u>occurred</u> ←Ŝ <u>;</u>
143	(C) fines; and
144	(D) any other identifiable categories of revenue that the municipality identifies.
145	(b) Within 15 days after the last day of each calendar year, a municipality that
146	participated in the program during the calendar year, shall submit to the Governor's Office of
147	Economic Opportunity a report establishing, with supporting data, information, and
148	calculations, as applicable, that the municipality meets the requirements described in
149	Subsections (3)(a)(i) through (v).

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212	program.
213	(4) (a) Within 15 days after the last day of each quarter, a county participating in the
214	program shall submit to the Governor's Office of Economic Opportunity a report for that most
215	recently ended quarter with the following information:
216	(i) the total number of the county's active business licenses for short-term rentals on the
217	county's unincorporated land, as of the last day of the quarter;
218	(ii) the total number of complaints the county received related to the operation of
219	short-term rentals on the county's unincorporated land during the quarter;
220	(iii) the total number of complaints reported under Subsection (4)(a)(ii) that relate to
221	each of the following categories of the nature of the complaints:
222	(A) noise:
223	(B) garbage;
224	(C) parking; and
225	(D) any other identifiable categories of the nature of the complaints that the county
226	identifies; and
227	(iv) the gross dollar amount the county received from short-term rentals for each of the
228	following categories of revenue:
229	(A) licensing fees;
230	(B) county transient room tax collected under Section 59-12-301 $\hat{S} \rightarrow$, regardless of the
230a	date the tax was assessed or the date the transaction from which the tax was collected
230b	<u>occurred</u> ←Ŝ <u>;</u>
231	(C) fines; and
232	(D) any other identifiable categories of revenue that the county identifies.
233	(b) Within 15 days after the last day of each calendar year, a county that participated in
234	the program during the calendar year, shall submit to the Governor's Office of Economic
235	Opportunity a report establishing, with supporting data, information, and calculations, as
236	applicable, the requirements described in Subsections (3)(a)(i) through (v).
237	(c) By June 1 of each year, the Governor's Office of Economic Opportunity shall
238	provide an annual report to the Government Operations Interim Committee of the Legislature
239	outlining the county participation in the program, including a summary of the reports received
240	from the counties under Subsection (4).
241	(5) (a) A county participating in the program may:
242	(i) elect to increase the county's transient room tax collected under Section 59-12-301

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1080	(4) "All-terrain type III vehicle" means the same as that term is defined in Section
1081	41-22-2.
1082	(5) "Convention facility" means any publicly owned or operated convention center,
1083	sports arena, or other facility at which conventions, conferences, and other gatherings are held
1084	and whose primary business or function is to host such conventions, conferences, and other
1085	gatherings.
1086	(6) "Cultural facility" means any publicly owned or operated museum, theater, art
1087	center, music hall, or other cultural or arts facility.
1088	(7) (a) Except as provided in Subsection (7)(b), "off-highway vehicle" means any
1089	snowmobile, all-terrain type I vehicle, all-terrain type II vehicle, all-terrain type III vehicle, or
1090	motorcycle.
1091	(b) "Off-highway vehicle" does not include a vehicle that is a motor vehicle under
1092	Section 41-1a-102.
1093	(8) "Motorcycle" means the same as that term is defined in Section 41-22-2.
1094	(9) "Recreation facility" or "tourist facility" means any publicly owned or operated
1095	park, campground, marina, dock, golf course, water park, historic park, monument,
1096	planetarium, zoo, bicycle trails, $\hat{S} \rightarrow [and] \underline{or} \leftarrow \hat{S}$ other recreation or tourism-related facility.
1097	(10) (a) Except as provided in Subsection (10)(c), "recreational vehicle" means a
1098	vehicular unit other than a mobile home, primarily designed as a temporary dwelling for travel,
1099	recreational, or vacation use, that is pulled by another vehicle.
1100	(b) "Recreational vehicle" includes:
1101	(i) a travel trailer;
1102	(ii) a camping trailer; and
1103	(iii) a fifth wheel trailer.
1104	(c) "Recreational vehicle" does not include a vehicle that is a motor vehicle under
1105	Section 41-1a-102.
1106	(11) (a) "Restaurant" includes any coffee shop, cafeteria, luncheonette, soda fountain,
1107	or fast-food service where food is prepared for immediate consumption.
1108	(b) "Restaurant" does not include:
1109	(i) any retail establishment whose primary business or function is the sale of fuel or
1110	food items for off-premise, but not immediate, consumption; and

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- 1111 (ii) a theater that sells food items, but not a dinner theater.
- 1112 (12) "Short-term rental" means a lease or rental that is $\hat{S} \rightarrow [f] \leftarrow \hat{S}$ 30 $\hat{S} \rightarrow [f] \underline{-29} \leftarrow \hat{S}$ days 1112a or less.
- 1113 (13) "Snowmobile" means the same as that term is defined in Section 41-22-2.
- 1114 (14) "Travel trailer," "camping trailer," or "fifth wheel trailer" means a portable vehicle
- 1115 without motive power, designed as a temporary dwelling for travel, recreational, or vacation
- 1116 use that does not require a special highway movement permit when drawn by a self-propelled
- 1117 motor vehicle.