ISSUE PAPER SERIES

# Short-Term Rentals

June 2025

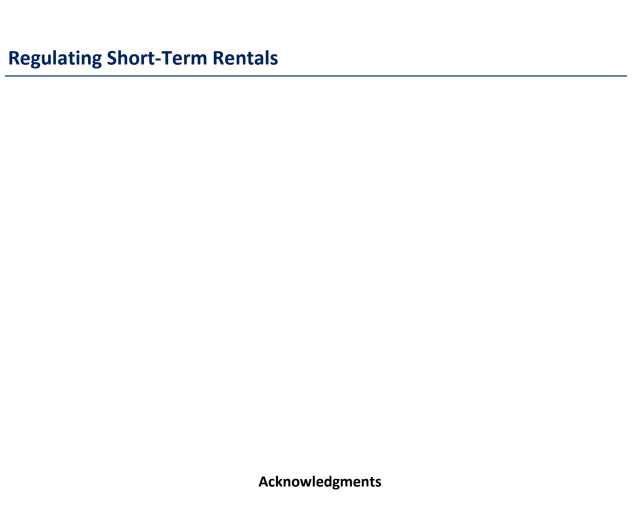


NEW YORK STATE TUG HILL COMMISSION

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The Tug Hill Commission's Technical Papers and Issue Papers are written to help local officials and citizens in the Tug Hill region and other rural parts of New York State. Technical papers provide guidance on procedures based on questions frequently received by the com- mission. Issue papers provide background on key issues facing the region without taking ad- vocacy positions. Other papers are available from the Tug Hill Commission. Please call us or visit our website for more information.





The NYS Tug Hill Commission would like to extend a sincere thank you and appreciation to the New York State Association of Counties (NYSAC) for their informative report, *Short-Term Rental Legislation Implementation, Effective Date & Registry Adoption* (March 25, 2025). Their analysis provided valuable context and guidance that contributed to the development of this paper.

## Table of Contents

What is a Short-Term Rental?	
Benefits and Costs of Short-Term Rentals	
Short-Term Rentals in the Tug Hill Region	2
What Do Listing Companies Require of Renters?	
How Have Communities Regulated Short-Term Rentals?	
How Do New NYS Laws Affect Short-Term Rentals?	5
Article 12D of Real Property Law Amendments	5
Host Responsibilities	6
Records and Reporting	θ
Penalties and Violations	
New York State Tax Law Amendments	
Local Regulation of Short-Term Rentals	8
Definitions	
Moratoria	11
Zoning and Land Use Regulations	11
Administration	
Relevant New York Case Law Highlights	
Conclusion	
APPENDIX A: Represented COG Towns and Villages with STRs	16
APPENDIX B: Map of COG Towns and Villages with STRs	
References	

#### What is a Short-Term Rental?

A short-term rental (STR), sometimes called a vacation rental, is typically considered the rental of a residential dwelling unit for a period of less than 30 days. STRs usually fall into three subcategories:

- 1. Owner or host is present on the property when part of it is rented,
- 2. Owner/host vacates the property for the renter, or
- 3. Owner/host is never present on the property it is only occupied by renters.

STRs provide a different and sometimes less expensive experience for guests than a hotel or motel stay. It is more likened to a bed and breakfast accommodation but has the privacy characteristics of a home or vacation home. Online listing companies like Airbnb and Vrbo serve as a platform to connect property owners who want to rent their property to vacationers or business travelers looking for lodging. The ease of those transactions made possible by the internet has resulted in a boom in this industry. STRs are tricky to regulate since they are both residential and somewhat commercial in nature. This issue paper outlines community considerations for regulating this unique and growing use, and reflects recent state law changes.

#### **Benefits and Costs of Short-Term Rentals**

Short-term rentals provide new and diverse lodging options in places where alternatives may not exist, may be costly, or do not provide the desired guest experience. STR guests contribute to the economies of host communities, especially the dining, entertainment, and recreation sectors. Communities hosting large gatherings, such as concerts, festivals, and sporting events, can gain extra beds for out-of-town attendees through STRs. According to listing agencies, short-term rental tourists tend to stay longer and spend more money at local businesses than traditional tourists, increasing the multiplier effect and creating jobs, which is often considered desirable in rural areas. Guests tend to feel less like tourists and more like 'locals' by staying in a residential dwelling unit. Owners of STR properties may use the additional income they receive to pay property taxes and make improvements that they otherwise would not be able to afford.

On the negative side, this trend can cause a shift in local housing occupancy from full-time resident occupancy to short-term transient occupancy. The supply of affordable housing and rental stock can become limited, lowering supply—and potentially raising pricing—for long-term rentals and owner-occupied homes. Therefore, while access to STRs can reduce costs to visitors and increase income for homeowners, it can also increase the costs for local full-time renters and homebuyers. Additionally, STRs can potentially transform a residential community into a tourist area. Some unintended consequences of this transformation include increased

noise, litter, traffic, parking issues, and concerns such as property damage and theft. Communities with thriving hotel/motel industries may also see impacts where business is drawn away from this sector.

## **Short-Term Rentals in the Tug Hill Region**

As of March 2025, the Tug Hill Commission, using data from AirDNA – a platform that provides market analysis on short-term rental activity on sites like Airbnb and Vrbo – identified approximately 1,048 registered STR properties across the Tug Hill region and associated councils of governments (COGs). Properties are added and removed from sites on a regular basis, so the data that follows is only a snapshot in time. The five municipalities with the highest number of STRs were the village of Sylvan Beach and the towns of Forestport, Richland, Albion, and Vienna. As discussed later in this paper, amendments to state tax law will allow counties to collect both occupancy and sales tax from STRs, which will benefit municipalities throughout the region.

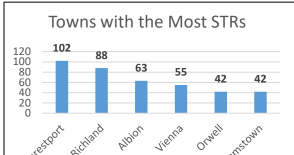
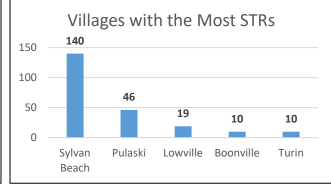


Figure 1: Top Five Towns/Villages with Highest Number of STRs



The Tug Hill region is home to five councils of governments (COGs) - the Cooperative Tug Hill Council (CTHC), North Shore Council of Governments (NorCOG), Northern Oneida County Council of Governments (NOCCOG), the River Area Council of Governments (RACOG), and the Salmon Rivers Council of Governments (SRCOG). **Figure 2** shows the approximate number of STRs found in each COG.

Number of STRs by COG 500 393 400 257 242 300 200 108 57 100 CTHC NorCOG NOCCOG **RACOG** SRCOG

Figure 2: Number of STRs by COG

The concentration of STRs varies across the five COGs. This variation reflects differences in the number of housing units, housing market pressures, tourism demand, and local laws and regulations. The following summarizes the intensity of STRs, defined as the proportion of housing units used as STRs, in each COG.

- CTHC: About 1 in every 90 housing units is used as a STR.
- NorCOG: STRs account for approximately 1 in every 96 housing units.
- **NOCCOG:** This COG has the highest STR concentration, with about 1 in every 25 housing units operating as a STR.
- **RACOG:** Around 1 in every 47 housing units is designated as a STR.
- **SRCOG:** STRs represent about 1 in every 43 housing units in this area.

STRs are growing within the Tug Hill region related to recreational activities that are unique to the geographic area. AirDNA provides occupancy rates for several submarkets in which certain assumptions can be made based on the increase of occupancy rates during certain times of the year. The Turin, Croghan, and Forestport submarkets (Eastern Tug Hill area) experience an increase in STR occupancy rates from December to February which can be related to winter recreation activities such as snowmobiling, skiing, and the like. Meanwhile, the Parish, Pulaski, and Altmar submarkets (Salmon River area) experience an increase in STR occupancy rates from August to October during the well-known salmon run. The Oneida Lake submarket, which includes the villages of Sylvan Beach and Cleveland, and the towns of Vienna and Constantia, experience higher occupancy rates during the summer months (July and August) mainly from summer camps or STRs along Sylvan Beach and Verona Beach. The following graphs show changes in STR occupancy rates, over a 12-month period, for the previously mentioned submarkets.

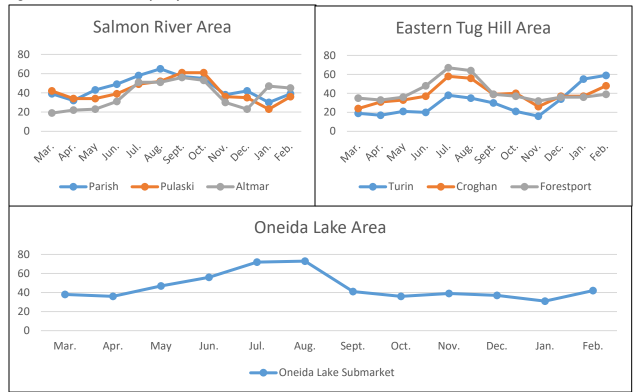


Figure 3: Submarket Occupancy Rates Over 12-Month Period

### What Do Listing Companies Require of Renters?

Listing companies like Airbnb and Vrbo typically have internal policies to promote responsible operations. For instance, according to Airbnb's resource center, hosts can set restrictions on the number of guests and rules regarding safety, mindfulness of neighbors, and others identified by the host community. Airbnb provides host guarantee and host protection insurance for every booking, which includes coverage up to \$1,000,000 in host liability insurance, and \$3,000,000 in host damage protection, which can protect hosts offering short-term rentals. It is important for local officials to be familiar with the different short-term rental platforms and how they operate.

## **How Have Communities Regulated Short-Term Rentals?**

Short-term rental regulations and policies are in effect and growing across the country, especially in large cities and popular tourist destinations. It is possible to control and even prohibit short term rentals entirely through zoning if a community desires this. There are also non-zoning solutions that municipalities have used to control the negative impacts of short-term rentals. One approach is to create an official registry of short-term rental units. Municipalities may require a business registration certificate, a short-term residential rental certificate, a business license, or any combination of these to monitor and control the number

of STRs in the community. New York City requires hosts to provide all contact info, such as name, address, phone number, email address, and web URL for each listing. Many communities require the specification of a local contact person that is available at all times when a property is rented. Neighbors can also be required to be notified as to the existence and whereabouts of these operations.

There are some financial requirements that can be used to ensure that short-term rentals are treated like genuine businesses. In San Francisco, a 14% transient occupancy tax is applied to all short-term rental reservations. Occupancy taxes are most successful when used in cooperation with STR listing companies. In Lewis County, New York, a 5% bed tax on short term rentals was adopted in 2019. As a safety measure, it is recommended that short-term rental hosts have liability insurance - \$500,000 minimum is common in many places.

The village of Saranac Lake enacted a local law to regulate STRs and establish a local registration and permitting system to balance tourism with community welfare. All property owners that intend to operate a STR must obtain a special use permit from the development board followed by an STR permit issued by the permit administrator. This process ensures compliance with safety, zoning, and operational standards. Pre-existing STRs, defined as those legally operating as of January 31, 2023, must register within 60 days and provide documentation such as a certificate of authority to collect occupancy tax. New STRs are limited by a village-wide permit cap and must be owned by local resident-owners, promoting local control and accountability. Annual permit renewals, fire safety inspections, strict occupancy rules, and enforcement provisions – including fines for noncompliance – promote responsible STR operation through a structured and enforceable registration system.

#### How Do New NYS Laws Affect Short-Term Rentals?

#### Article 12D of Real Property Law Amendments

A new 2025 NYS law is implementing a comprehensive framework to govern STRs, requiring all hosts to register with either a municipality with an existing registry or a newly established county-level registry. However, municipalities that are located in a county that opted out of establishing a county-wide STR registry system, will still be permitted to create a municipal registry system under the new amendments. STRs must meet specific safety and emergency preparedness standards including evacuation diagrams, emergency contact postings, and provision of fire extinguishers. Adequate insurance coverage – equal to the property's value plus at least \$300,000 for liability – is mandatory, with booking services allowed to provide coverage. Hosts must maintain detailed records for two years while booking platforms must report this data quarterly to each county, and ensure host compliance. The law empowers local

governments to enforce fines but restricts them from creating new registries if one has been implemented at the county level.

Counties in New York State are required to establish and maintain a STR registration system unless they formally opt out by adopting a local law by approximately June 25, 2026. Counties that opt out may later repeal that decision and establish a registry system at any time. Counties may enter into shared service agreements with other counties to manage registry operations and must share relevant registration data with booking services to verify STR compliance. No STR will be registered until all applicable county-set registration fees are paid, which may include costs related to building and maintaining the registry system.

Counties can determine how they would like to create a registration system and what information should be collected. For example, a business registration certificate, a short-term rental certificate, or a business license can be required in addition to contact information such as name, address, phone number, and email address to fulfill the registration requirements of short-term rentals. Once the registration system has been established, a link for registration must be posted on the county's website. Short-term rental hosts will be required to register with the county within which the short-term rental unit is located. STR registrations will be valid for two years. Counties may also create a registration system for booking services such as Airbnb and VRBO and establish the necessary fees for the development, operation, and maintenance of such system.

### **Host Responsibilities**

STR hosts are responsible for ensuring that their properties operate safely and legally within the community. The amended Real Property Law Article 12D outlines requirements with which STR hosts must comply. STR hosts must register their property with the county registration system, must post evacuation diagrams and emergency contact information (police, fire, poison control) in conspicuous places, must have a working fire extinguisher in each property, and must be insured by a licensed insurer or booking service in the amount of \$300,000 or greater for liability and damages. These are the minimum requirements outlined in the law, but local governments may impose additional restrictions or prohibit STRs altogether.

### **Records and Reporting**

STR hosts will be required to maintain detailed records for each guest stay for a minimum period of two years. These records must include the dates of each stay, the number of guests, the total cost, an itemized breakdown of any sales and occupancy taxes collected, and proof of proper registration with the county where the rental property is located. Booking services will also have specific data collection responsibilities. They must compile information for each reservation including the dates of each stay, number of guests, total costs, itemized sales and

occupancy taxes, full physical address and unit number of the STR, the host's full (legal) name, and the county-issued registration number for the property.

Beginning December 21, 2025, booking services will be required to submit this data to each county where STRs are active. These reports will be provided to each county on a quarterly basis with submissions due annually on January 1, April 1, July 1, and October 1. Following the receipt of this information, counties will be responsible for distributing the booking services data to their municipalities within 60 days.

#### **Penalties and Violations**

The Real Property Law Article 12D outlines specific penalties for both STR hosts and booking platforms that fail to comply with county-level registration requirements. Booking services may be subject to fines if they process reservations or collect fees for STRs that are not registered with the county. Similarly, STR hosts operating without registration – or whose registrations have been revoked or suspended – may face enforcement actions and monetary penalties imposed by the county.

Enforcement is structured to allow for progressive penalties. For a first violation, hosts will receive a formal warning from the county but will not incur a fine. A second violation triggers a warning accompanied by specific guidance on how to fix the violation. Upon a third violation, the county may issue a fine of up to \$250. Any subsequent violations may result in fines up to \$500 per day issued by the county. The law does provide a seven-day grace period following the issuance of a notice of violation. If booking services are found to be in violation of county STR regulations – such as listing or facilitating bookings for unregistered properties – they may be fined up to \$500 per day until the matter is resolved.

#### New York State Tax Law Amendments

The NYS Tax Law (Chapter 60, Article 29, Part 1, §1200) was also recently amended to now allow counties to impose and collect occupancy and sales tax on STRs, as of March 1, 2025. Under the revised legislation, counties that already have local laws in place for taxing traditional lodging establishments (such as hotels and motels) may update those laws to include STRs within their tax framework. For counties that do not currently have a local occupancy tax law, the authority to collect such taxes on STRs will require the passage of new local legislation. It is important to note that only counties that choose to establish a registration system for STRs under the new state law will be eligible to impose and collect occupancy taxes on these rentals. Counties that opt out of creating a registration system will not be able to collect occupancy tax on STR activity.

Based on projected revenue calculations, the estimated combined occupancy and sales tax revenue for STRs for the Tug Hill Region and COGs totals approximately \$5,343,300, see table 1. This includes occupancy tax rates ranging from 3% to 5% across Jefferson, Lewis, Oneida, and Oswego Counties, alongside the 8% NYS sales tax. The collected tax revenue could be reinvested into local tourism efforts and the further development of the STR market, offering a sustainable financial boost to rural communities.

COUNTY	SALES TAX REV. (8%)	OCCUPANO	CY TAX REV.	TOTAL
Jefferson County – Tug Hill Portion	\$64,200	\$24,100	(3%)	\$88,300
Lewis County – Tug Hill Portion	\$548,000	\$342,500	(5%)	\$890,500
Oneida County – Tug Hill Portion	\$1,522,000	\$951,200	(5%)	\$2,473,200
Oswego County – Tug Hill Portion	\$1,261,000	\$630,300	(4%)	\$1,891,300
TOTAL	\$3,395,200		\$1,948,100	\$5,343,300

## **Local Regulation of Short-Term Rentals**

While regulations might not be necessary in all circumstances, in communities where there have been complaints from property owners, it may make sense to consider short-term rental regulations. If no issues have arisen and the community is generally in favor of STRs, then the municipality might not want to invest time and energy into drafting and adopting STR regulations. In some cases, municipalities can effectively lessen impacts of STRs by adopting new or bolstering existing nuisance laws, such as noise ordinances and property maintenance laws. To begin, municipal leaders should discuss the following questions:

- Does the municipality want short-term rentals?
- Are short-term rentals mentioned in the comprehensive plan or any particular meeting minutes in which the municipal board or community members have discussed how they impact the character of the municipality?
- What are existing rental housing market concerns (availability/affordability)?
- What are the costs/benefits of STRs in the community?
- What anecdotal evidence regarding experiences with STRs needs further investigation?
- If a potential negative impact has been identified, would that negative impact be felt in all areas of the community? If not, where should potential regulations apply?
- If the municipality allows short-term rentals, how should they be regulated, enforced, and what should happen to existing short-term rentals?

With NYS Town Law Article 16, Article 10, and Article 9, which establish zoning, planning, police, ordinance, and license authorities (and the equivalent articles of NYS Village Law),

municipalities have many tools in their toolbox to regulate short-term rentals when necessary. Regulations should be specific, unambiguous, and serve a legitimate governmental purpose. By applying any of the regulatory actions outlined below, a municipality can create a strong basis for local enforcement and clarity for STR property owners, guests, and listing companies.

#### **Definitions**

A good place to start when thinking about regulating short-term rentals is how the municipality wants to define them. There are many approaches and the one that a municipality chooses should reflect the unique characteristics and issues within that community. For instance, definitions can vary based on types of dwellings, hosted versus un-hosted rentals, and rental periods. However STRs are defined, it should be clear what is and is not included in the definition.

With regard to the actual definition of short-term rentals, the three basic types based on host occupancy highlighted at the beginning of this paper could be used. Under that schema, a short-term rental can include an on-premises host, a host who vacates the premises when rented, and off-premises hosts who do not reside on the premises at any point. Lastly, regarding rental periods, less than 30 consecutive days is a common rental period used in definitions. Some North Country short-term rental definitions are highlighted in the table below for reference.

LOCATION	SHORT-TERM RENTAL DEFINITION(S)
NYS REAL PROPERTY	SHORT-TERM RENTAL UNIT: An entire dwelling unit, or a room, group of rooms,
Law	other living or sleeping space, or any other space within a dwelling, made
	available for rent by guests for less than 30 consecutive days, where the unit is
	offered for tourist or transient use by the short-term rental host of the
	residential unit.
	SHORT-TERM RENTAL HOST: A person or entity in lawful possession of a short-
	term rental unit who rents such a unit to guests.
	COVERED JURSIDICTION: Any county, city, town, or village in the state that is
	subject to the state's short-term rental registration requirements, except for
	those that meet specific exemption criteria. These exemptions include cities with
	a population of one million or more, counties within such cities, counties that

opt out or already have their own registration systems, and any municipality that have prohibited short-term rentals through local law. NON-COVERED SHORT-TERM RENTAL UNIT: An entire dwelling, room, or other living area, rented for less than 30 consecutive days for tourist or transient use by someone lawfully in possession of the unit, and located outside a covered jurisdiction. In cities with a population of one million or more, the term also includes any building or part of a building used as a short-term rental, as defined by local New York City law. **BOOKING SERVICE:** Any person or entity that operates an online, computer, or app-based platform used to list, advertise, reserve, or accept payment for shortterm rental units, either directly or indirectly. It also includes those who charge, collect, or receive a fee for using the platform or for providing any service related to a short-term rental. Warrensburg SHORT-TERM RENTAL OWNER: All entities having an ownership interest in a Dwelling Unit which is used as a Short-Term Rental. **SHORT-TERM RENTAL PROPERTY**: The entire area which is under the ownership or control of the Short-Term Rental Owner including, as applicable, the parcel of land on which a Short-Term Rental is located together with the dwelling in which it is located and any other structures on the parcel. Lake Placid/North **SHORT-TERM RENTAL**: A dwelling unit that is rented, in whole or part, to any person or entity for a period of less than 30 consecutive nights, and includes any Elba residential building or apartment, single- or two-family dwelling, condominium, townhouse, guest house, cottage, cabin, or accessory dwelling which is rented as a living quarter with kitchen for any period less than 30 consecutive nights. This definition expressly includes Rooming/Boarding house as that term is defined in Section 10.2 of the Village of Lake Placid Town of North Elba Land Use Code. This definition excludes timeshares, hotels, bed and breakfast establishments and school or non-profit dormitories. "Rental" means an agreement granting use or possession of a residence, in whole or part, to a person or group in exchange for consideration valued in money, goods, labor, credits, or other valuable

	consideration. Use of a short-term rental by a record owner of a property shall
	not be considered to be a rental under this section.
Schroon	<b>RENTAL</b> : Granting use or possession of a Dwelling Unit in whole or in part to a
	person or group in exchange for some form of valuable consideration.
	SHORT-TERM RENTAL: A Dwelling Unit, which may or may not be inhabited by
	the owner of record or their immediate family, that is rented, in whole or in part
	for a period of less than thirty (30) consecutive days to any person(s) or entity;
	but shall not include motels, hotels, bed & breakfasts, inns and campgrounds.
	SHORT-TERM RENTAL OWNER/OWNER: All persons or entities having an
	ownership interest in a Dwelling Unit which is used as a Short-Term Rental.
	SHORT-TERM RENTAL PROPERTY: The entire area which is under the ownership
	or control of the Short-Term Rental Owner including, as applicable, the parcel of
	land on which a Short-Term Rental is located together with the dwelling in which
	it is located and any other structures on the parcel.

#### Moratoria

An option for communities that have received inquiries from property owners looking to start short-term rental operations that have no provisions for reviewing them is to adopt a moratorium by local law. A moratorium prohibits a particular land use for a set period of time (typically six months) which gives the municipality time to write and adopt standards and reviewing procedures for short-term rentals either in its zoning law or in a stand-alone short-term rental law. In New York State, moratoria are required to be reviewed by the county planning board under General Municipal Law Section 239m and a public hearing must be held.

## **Zoning and Land Use Regulations**

If a municipality has a zoning law, then the board or committee developing the short-term rental regulations can identify zoning districts where they should be allowed and zoning districts where they should be prohibited. Municipalities can also prohibit STRs outright in all areas. When considering the zoning districts where short-term rentals would be most appropriate, the board or committee should think about potential negative impacts such as noise and other nuisances, such as increased traffic, garbage collection, and trespassing. Parking can be problematic, especially if short-term renters overwhelm on-street parking

spaces on public streets or mistakenly park on neighboring properties. To lessen these impacts, a town or village could limit the maximum number of motor vehicles permitted per short-term rental to one per bedroom. With regards to garbage collection, a provision can be added requiring weekly garbage removal when the rental unit is being used. For littering and trespassing, the zoning regulations can include a provision that requires short-term rental property owners to develop property rules and regulations that would be posted in the house and a renter could be required to sign an acknowledgement. These rules and regulations should include quiet hours, prohibited behaviors, and other health and safety considerations. In addition to requiring property rules and regulations, the municipality can adopt "good neighbor guidelines" that short-term rental property owners can provide to their guests.

Furthermore, there are specific duration limitations than can be placed on short-term rentals. A municipality can cap the number of days within a yearly or monthly period that a dwelling unit can be used as an STR. It can also create a minimum stay duration for renters and a minimum 'vacancy' period between rentals (i.e., limits on turnover). Lastly, municipalities can limit the number of guests permitted per rental unit and can require that the host occupy the property during rentals.

Short-term rental permitting can take several forms, depending on standard procedures within a municipality. Levels of permitting requirements can vary from a simple zoning permit to a more complex and involved process of site plan review or special use permit review.

#### **Administration**

There are several approaches for keeping track of all approved short-term rentals for enforcement and compliance. For instance, a municipality can require a license to operate, which could be required to be renewed after a specified time period to ensure compliance with the local regulations and building codes. Additionally, in the case of an approved permit, the STR property owner can be required to notify neighbors of the STR status as well as upload the permit to an online platform or registry to provide notice to neighbors. Similarly, the complaint procedure should be clear and transparent to neighbors and STR property owners.

Code enforcement officers will have a strong role to play in the enforcement of the regulations and compliance thereof. A code enforcement officer can be involved from permit review to property inspection to permit revocation for violations, and when necessary in between these events. However, a code enforcement officer does not have unlimited power to enter a short-term rental owner's property to inspect or enforce compliance. They must follow due process under local, state, and federal laws.

## **Relevant New York Case Law Highlights**

#### Atkinson v. Wilt

Petitioners purchased a six-bedroom seasonal home in the town of Arietta. During the summer, they rented the property (through the internet) for a total of seven weeks and used it as their second home for the remainder of the time. This was found to be in violation of the town's zoning ordinance as operating a tourist accommodation in a zoning district where such uses were not permitted. Petitioners requested an interpretation from the zoning board of appeals who agreed with the enforcement officer that the use constituted a tourist accommodation, which was defined as a structure "used to house the general public." Petitioners initiated an Article 78 proceeding and the Supreme court sided with them, stating that the zoning board of appeals' decision was irrational in that, even though the rentals were advertised on the internet, the property was clearly a single-family residence, not open to the general public and that nothing in the zoning ordinance prohibited rental of a single-family residence to vacationers. The municipality appealed this decision and the Appellate Division (Third Department) affirmed the Supreme Court's ruling. This case demonstrates that any ambiguity in short term rental regulations would be construed in favor of the property owner.

#### Fruchter v. Zoning Bd. of Appeals of the Town of Hurley

Petitioner owned a two-bedroom, single family residence in the town of Hurley and offered the entire property for rent for periods ranging from one night to several months. Petitioner never stayed on the property with guests and never served food or drink to them. The zoning enforcement officer found the property to be in violation for operating as a bed and breakfast or hotel. Petitioner appealed to the zoning board of appeals, who determined that a special use permit would be required to rent the property as had been done. After an ensuing Article 78 proceeding, the Supreme Court agreed with the zoning board of appeals that the use would require a special use permit. Petitioner appealed to the Appellate Division (Third Department), who annulled the ruling of the Supreme Court that the property was being used as a hotel or a bed and breakfast. The court found that the property in question did not have "a common exterior entrance or entrances" as was part of the code's definition of hotel. Because the petitioner never stayed on the premises with guests, it was also not "owner occupied" as was part of the code's definition of bed and breakfast. Because the code did not expressly prohibit the property from being rented to vacationers, the court ruled that the use did not fall outside the definition of a single-family residence.

#### <u>Devogelaere v. Webster Zoning Bd. of Appeals</u>

The petitioner owned a property in the town of Webster and rented it out for periods of between one night and approximately three months. Around three years after petitioner began renting the property, the town amended its zoning ordinance to prohibit any rentals of less than 28 days. The code enforcement officer ordered rentals of the property in question to cease and the zoning board of appeals upheld this determination after it was appealed to them. Petitioner commenced an Article 78 proceeding in which the Supreme affirmed the zoning board of appeals' ruling. Upon further appeal, the Appellate Division (Fourth Department) affirmed the Supreme Court's ruling, stating that this particular use was properly prohibited by the zoning ordinance and did not become a legal nonconforming preexisting use when the ordinance was amended.

### Wallace v. Town of Grand Island

Petitioner purchased a single-family residence in the town of Grand Island and used it as a short-term rental (less than 30 days) property, never residing there personally. Around three years later, the town amended its zoning code to prohibit short term rentals where the owner does not reside on the property. The amendment included a one-year amortization period with possible extensions. The town did this to curb negative impacts felt in the community due to this type of use. Petitioner was denied an extension and was also denied a use variance by the zoning board of appeals. After an ensuing Article 78 proceeding, the Supreme Court ruled in favor of the town. Upon further appeal, the Appellate Division (Fourth Department) affirmed the decision of the Supreme Court, finding that the prohibition on short term rentals where the owner does not occupy the property did not constitute a regulatory taking requiring just compensation in this case. The court also found that a use variance was correctly denied due to the failure to show that the property was not capable of producing a reasonable return on investment from the establishment of other permitted uses in the subject zoning district.

#### **Conclusion**

Short-term rentals continue to become more popular over time. Recent modifications to the state's real property law and tax law are creating a framework for registries, sales tax, and occupancy taxes related to STRs. However, the regulation of STRs related to land use remains with the towns and villages.

Many communities have already tackled the issue, and there are some lessons learned from those examples and from New York State case law that can be used to guide municipalities decision-making processes. Short-term rentals are not an issue everywhere and regulations

may not be necessary for every community. However, in places where regulations would benefit the community, there are many factors that should be considered before, during, and after adopting zoning regulations or standalone local laws. When in doubt, reach out to the Association of Towns of the State of New York, NY Conference of Mayors, NYS Department of State, the NYS Tug Hill Commission, county planning departments, the municipal attorney, or other trusted partners for planning and technical assistance.

In sum, it is important for a municipality to be clear about its intentions to regulate short-term rentals in residences. If a zoning or land use law has not been updated to reflect the community's desires to control short-term rentals, then most likely courts will rule in favor of the property owner. Thus, it is important to take a hard look at a municipality's regulations and make appropriate updates to address concerns within the community.

To read or reference the amended Real Property Law Article 12-D, you can access it at the New York State Open Legislation website at: <a href="https://www.nysenate.gov/legislation/laws/RPP/A12-D">www.nysenate.gov/legislation/laws/RPP/A12-D</a>.

# **APPENDIX A: Represented COG Towns and Villages with STRs**

### **River Area Council of Governments (RACOG)**

<u>Towns</u>	<u>Villages</u>
Champion	Carthage
Croghan	Copenhagen
Lowville	Lowville
Watson	West Carthage

Wilna

### Salmon Rivers Council of Governments (SRCOG)

<u>Towns</u>	<u>Villages</u>
Albion	Parish
Amboy	Pulaski
Orwell	
Parish	
Richland	

### Northern Oneida Council of Governments (NOCCOG)

<u>Towns</u>	<u>Villages</u>
Annsville	Boonville
Boonville	Camden
Camden	Holland Patent
Floyd	Sylvan Beach

Forestport Lee Remsen Steuben Trenton Vienna

#### North Shore Council of Governments (NorCOG)

TownsVillagesConstantiaCentral SquareWest MonroeCleveland

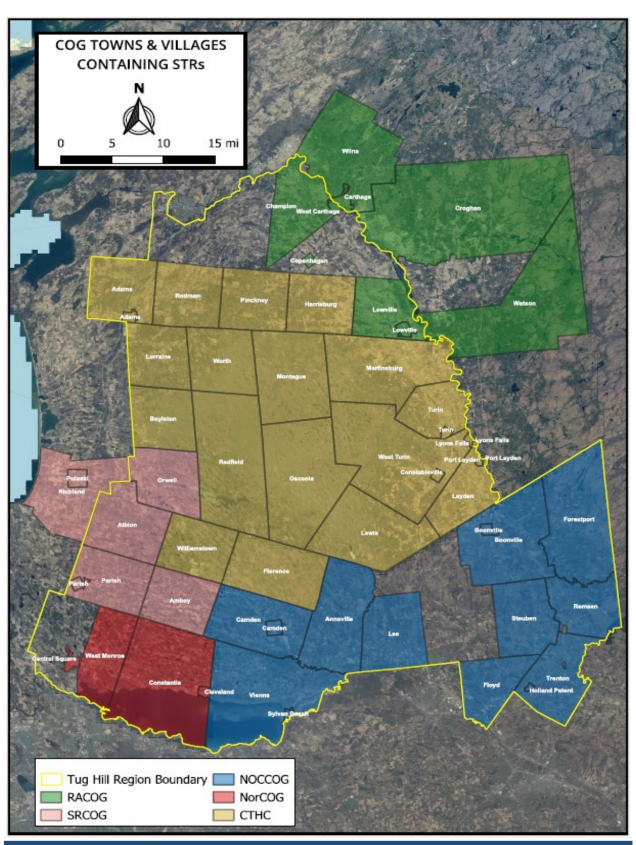
### **Cooperative Tug Hill Council (CTHC)**

TownsVillagesAdamsAdamsBoylstonConstablevilleFlorenceLyons FallsHarrisburgPort LeydenLewisTurin

Leyden
Lorraine
Martinsburg
Montague
Osceola
Pinckney
Redfield
Rodman
Turin
West Turin

Williamstown Worth

# **APPENDIX B: Map of COG Towns and Villages with STRs**



### References

New York State Association of Counties. Short-Term Rental Legislation Implementation, Effective Date & Registry Adoption. Memorandum, March 25, 2025. www.nysac.org/media/moinlpz1/str-implementation-memo-3-25-25.pdf.

New York State Legislature. *New York Real Property Law Article 12-D: Short-Term Rental Units, Sections 447-A to 447-G*. Enacted March 7, 2025; effective September 22, 2025. www.nysenate.gov/legislation/laws/RPP/A12-D.

Village of Saranac Lake. Local Law 3 of 2023: Village of Saranac Lake Short-Term Rental Law. Adopted June 12, 2023.