

NYC's hotel licensing bill: A looming crisis for the hospitality industry - by Anudeep Gosal

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New York City's proposed hotel licensing bill, Int. No. 991, is igniting alarm among the city's hospitality sector, particularly small and independent operators. The bill introduces stringent regulations, including annual license renewals, rigorous staffing requirements, and bans on outsourcing essential services like cleaning, food, and security. Falsely framed as a safety measure, these regulations could have severe repercussions for hotel owners, employees, and tourists alike.

One of the bill's most troubling aspects is the annual license renewal requirement. Hotels must meet numerous operational standards to maintain their licenses, risking revocation for minor issues such as Wi-Fi outages or elevator malfunctions. This creates an unfair burden, subjecting operators to constant scrutiny and jeopardizing their businesses over trivial matters. The non-transferable nature of the license further complicates matters, as changing ownership would necessitate a new license. This uncertainty may deter investors and lenders, crucial for an industry that relies on long-term stability.

The bill's ban on outsourcing critical services, unless covered by a collective bargaining agreement, is another significant concern. Smaller hotels, which rely on outsourcing to manage costs, would face inflated labor expenses if forced to hire full-time staff for services used intermittently. This provision could push many small hotels, vital to the city's outer boroughs, out of business and exacerbate the divide between large chains and independent operators.

Moreover, the financial strain imposed by the bill will force higher room rates, making New York City even less affordable for travelers. Increased costs for hotel operators will inevitably be passed onto consumers, potentially deterring visitors and affecting related businesses that rely on tourist traffic.

The bill's impact extends beyond immediate costs; it threatens to stifle investment and future development. Financial institutions may hesitate to lend to hotels under such volatile regulatory conditions, hindering renovation, expansion, and maintenance efforts. New projects will be further deterred, leading to a stagnating hospitality sector and reduced tax revenue.

For small operators, this bill poses an existential threat. Unlike large chains, smaller hotels lack the financial resources to absorb increased costs and comply with stringent regulations. The potential result is a vicious cycle of rising rates and declining tourism, jeopardizing New York City's status as a premier travel destination.

In conclusion, Int. No. 991 risks undermining the city's hospitality industry and broader economy. The bill's heavy-handed approach demands reconsideration and revision to balance safety with operational viability. Without significant changes, this legislation could erode New York's standing as a world-class tourist hub and undermine one of its most vital industries.

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