AN ACT

To repeal sections 419.020 and 419.040, RSMo, and to enact in lieu thereof two new sections relating to lodging establishments.

Section A. Sections 419.020 and 419.040, RSMo, are repealed and two new sections enacted in lieu thereof, to be known as sections 419.020 and 419.040, to read as follows:

419.020. No lodging establishment in this state [which shall] that constantly [have] has a safe[,] or safe deposit boxes in good order, [and] suitable for the safe custody of money, jewelry [and] , articles of gold and silver manufacture, and [of] the like, behind the guest registration desk and [which shall keep] that keeps a copy of sections 419.020 and 419.030 printed in large plain English type[.] constantly and conspicuously suspended at the guest registration desk and in every guest room of the lodging establishment[.] shall be liable for the loss of any such articles aforesaid, suffered by any guest, unless such guest [shall have] first offered to deliver such property lost by him or her to such lodging establishment[.] for custody in such safe[,] or safe deposit boxes and such lodging establishment [shall have] refused or omitted to take it and deposit it in such safe or safe deposit boxes for its custody and when deposited in a safe, to give such guest a receipt therefor.

419.040. It shall be the duty of every lodging establishment in this state to post a written or printed copy of the rates charged for each guest room[,] in each guest room [and; provided, that where] . If a different rate is charged for different rooms in such lodging establishment the rate posted in each room shall be the rate [which shall apply] that applies to such room[,] and provided further, that] . This [law] section shall not apply to lodging establishments [which] that publish current rates electronically on a public internet platform or that do not have more than ten guests on an average each day.