SUBSTITUTE FOR HOUSE BILL NO. 4771

A bill to amend 1974 PA 154, entitled "Michigan occupational safety and health act," by amending sections 4, 35, and 36 (MCL 408.1004, 408.1035, and 408.1036), section 4 as amended by 2012 PA 416 and sections 35 and 36 as amended by 1991 PA 105.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 4. (1) "Agricultural operations" means the work activity
 designated in major groups 01 and 02 of the standard industrial
 classification manual, Standard Industrial Classification Manual,
 United States bureau Bureau of the budget, Budget, 1972 edition.
 Agricultural operations include any practices performed by a farmer
 or on a farm as an incident to or in conjunction with farming
 operations including preparation for market or delivery to storage





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or market or to carriers for transportation to market.

2 (2) "Asbestos" means a group of naturally occurring minerals
3 that separate into fibers, including chrysotile, amosite,
4 crocidolite, anthophyllite, tremolite, and actinolite.

5 (3) "Asbestos-related violation" means a violation of this 6 act, an order issued under this act, or a rule of standard 7 promulgated under this act that involves the demolition, 8 renovation, encapsulation, removal, or handling of friable asbestos 9 material or otherwise involves the exposure of an individual to 10 friable asbestos material.

11 (4) (2)-"Authorized employee representative" or 12 "representative of employee" means a person designated by a labor organization certified by the national labor relations board 13 14 National Labor Relations Board or employment relations commission 15 as defined in section 2(c) of 1939 PA 176, MCL 423.2, as the 16 bargaining representative for the affected employees. In the 17 absence of certification, it shall be a person designated by the 18 organization having a collective bargaining relationship with the employer and designated as having a collective bargaining 19 20 relationship with the employer by the affected employees. If a 21 labor organization has not been certified, or if no organization has a collective bargaining relationship with the employer, 22 "authorized employee representative" or "representative of 23 employee" means a person designated by the affected employees to 24 25 represent them for the purpose of proceedings under this act.

26 (5) (3)—"Board" means the board of health and safety
27 compliance and appeals created in section 46.

28 (6) (4)—"Construction operations" means the work activity
29 designated in major groups 15, 16, and 17 of the standard



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1 industrial classification manual, Standard Industrial

2 Classification Manual, United States bureau Bureau of the budget,
3 Budget, 1972 edition.

4 (7) (5)—"Director" means the director of the department of
5 licensing and regulatory affairs.labor and economic opportunity.

6 (8) (6)—"Department attorney" means the attorney general or
7 the authorized representative of the attorney general.

8 (9) "Friable asbestos material" means any material that
9 contains more than 1% asbestos by weight and that can be crumbled,
10 pulverized, or reduced to powder when dry, by hand pressure.

(10) (7)—"Domestic employment" means that employment involving an employee specifically employed by a householder to engage in work or an activity relating to the operation of a household and its surroundings, whether or not the employee resides in the household.

16 (11) (8) "Mines", except as provided in subdivision (d),
17 subsection (12), means all of the following:

18 (a) An area of land from which minerals are extracted in
19 nonliquid form, or if in liquid form, are extracted with workers
20 underground.

(b) Private ways and roads appurtenant to an area of landdescribed in subdivision (a).

(c) Lands, excavations, underground passageways, shafts, slopes, tunnels and workings, structures, facilities, equipment, machines, tools, or other property, including impoundments, retention dams, and tailings ponds, on the surface or underground, used in, or to be used in, or resulting from, the work of extracting minerals from their natural deposits in nonliquid form, or if in liquid form, with workers underground, or used in, or to



be used in, the milling of minerals, or the work of preparing coal
 or other minerals, and includes custom coal preparation facilities.

3 (12) (d) This subsection "Mines" does not include industrial
4 borrow pits, or sand, gravel, or crushed and dimension stone
5 quarrying operations, or surface construction operations.

6 Sec. 35. (1) An If an employer who receives a citation for a 7 serious violation of this act, an order issued pursuant to this 8 act, or a rule or standard promulgated under this act, the board 9 shall be assessed assess the employer a civil penalty of not more 10 than \$7,000.00 for each violation.

11 (2) An-If an employer who fails to correct a violation for which a citation was issued within the period permitted for its 12 correction, the board may be assessed assess the employer a civil 13 14 penalty of not more than \$7,000.00 for each day during which the 15 failure or violation continues. A period permitted for corrections 16 does not begin to run until the date of the final order of the board if a review proceeding before a the board is initiated by the 17 18 employer in good faith and not solely for delay or avoidance of a 19 penalty.

(3) An-If an employer who-receives a citation for a violation
of this act, an order issued pursuant to this act, or a rule or
standard promulgated under this act , which and the violation is
specifically determined not to be of a serious nature, the board
may be assessed assess the employer a civil penalty of not more
than \$7,000.00 for each violation.

26 (4) An If an employer who willfully or repeatedly violates
27 this act, an order issued pursuant to this act, or a rule or
28 standard promulgated under this act, the board may be assessed
29 assess the employer a civil penalty of not more than \$70,000.00 for



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1 each violation, but not less than \$5,000.00 for each willful 2 violation. As used in this subsection:

3 (a) "Case closing date", with respect to an asbestos-related
4 violation, means the first date that all of the following are met:

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(*i*) The citation for the violation is a final order.

6 (*ii*) Satisfactory abatement documentation for the violation is
7 received by the board.

8 (*iii*) All civil penalties related to the violation are timely 9 paid, or the department of labor and economic opportunity complies 10 with section 36(6).

(b) "Repeatedly violates", with respect to an asbestos-related violation, means commits an asbestos related violation within 5 years after the case closing date of an asbestos-related violation.

14 (5) An-If an employer who willfully violates this act, an 15 order issued pursuant to this act, or a rule or standard 16 promulgated under this act which and the violation causes the death 17 of an employee, the employer is guilty of a felony and shall be 18 fined not more than \$10,000.00, or imprisoned punishable by 19 imprisonment for not more than 1 year or a fine of not more than 20 \$10,000.00, or both. If the conviction is the second under this act, the person shall be fined not more than \$20,000.00, or 21 22 imprisoned A second and any subsequent violation under this 23 subsection is punishable by imprisonment for not more than 3 years 24 or a fine of \$20,000.00, or both.

(6) An If an employer who violates a posting requirement
prescribed under this act, the board shall be assessed assess the
employer a civil penalty of not more than \$7,000.00 for each
violation.

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(7) A-If a person who-knowingly makes a false statement,



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1 representation, or certification in an application, record, report, 2 plan, or other document filed or required to be maintained pursuant 3 to this act, or who fails to maintain or transmit a record or 4 report as required under section 61, the person is guilty of a 5 misdemeanor and shall be fined not more than \$10,000.00, or 6 imprisoned punishable by imprisonment for not more than 6 months or 7 a fine of not more than \$10,000.00, or both.

8 (8) A-If a person who gives advance notice of an investigation
9 or an inspection to be conducted under this act without authority
10 from the appropriate director or the designee of the director, the
11 person is guilty of a misdemeanor and shall be fined not more than
12 \$1,000.00, or imprisoned punishable by imprisonment for not more
13 than 6 months or a fine of not more than \$1,000.00, or both.

14 (9) The For a public employer, the department of labor or the 15 department of public health, if the employer is a public employer, 16 labor and economic opportunity, instead of applying a civil penalty 17 otherwise applicable to an employer under this section, may request 18 that the attorney general seek a writ of mandamus in the 19 appropriate circuit court to compel compliance with a citation, 20 including the terms of abatement.

(10) A person shall not assault a department representative or other person charged with enforcement of this act in the performance of that person's legal duty to enforce this act. A person who violates this subsection is guilty of a misdemeanor. A prosecuting attorney having jurisdiction of this the matter and or the attorney general knowing of a violation of this section may prosecute the violator.

28 (11) The increases in the civil penalties of subsections (1),
 29 (2), (3), (4), and (6) made pursuant to the 1991 amendatory act



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2 Sec. 36. (1) The board shall assess civil penalties, considering the size of the business, the seriousness of the 3 violation, the good faith good-faith efforts of the employer, and 4 5 the history of previous citations, and may establish a schedule of 6 civil penalties. Subject to subsection (2), for a civil penalty 7 that was assessed as the result of an asbestos-related violation, 8 the board shall not reduce the civil penalty by more than a total 9 of 95% or by more than the corresponding percentage for each of the 10 following:

that added this subsection shall take effect April 1, 1992.

11 (a) In considering the size of the business, 70%.

12 (b) In considering the good-faith efforts of the employer,13 25%.

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(c) In considering the history of previous citations, 10%.

15 (2) The board may issue an order for a reduction of a civil 16 penalty if the order is consistent with a dismissal or 17 reclassification of an asbestos-related violation contained in a 18 hearing officer's report submitted to the board following an 19 administrative hearing held under section 42 or 44. For an 20 asbestos-related violation that has been reclassified by a hearing 21 officer, the board shall not reduce the civil penalty that 22 corresponds to the reclassified violation by more than is 23 prescribed under subsection (1).

(3) (2) Beginning April 1, 1992, the The department of labor
and the department of public health labor and economic opportunity
shall administer and enforce the assessment of civil penalties in a
manner that is consistent with the administration and enforcement
of civil penalties by the federal occupational safety and health
administration.Occupational Safety and Health Administration.



(4) (3) A civil penalty owed under this act shall must be paid
 to the department of labor or the department of public health,
 whichever is appropriate, labor and economic opportunity within 15
 working days after the date the penalty becomes a final order of
 the board, not subject to further agency or judicial review.
 Beginning April 1, 1992, a A civil penalty shall must be credited
 to the state general fund.

8 (5) (4) If a civil penalty remains unpaid beyond the period of
9 time specified in subsection (3), (4), the department of labor or
10 the department of public health, whichever is appropriate, labor
11 and economic opportunity shall issue a letter to the employer
12 demanding payment within 20 days after the date of the letter.

13 (6) (5)—If the penalty remains unpaid following the period 14 specified in subsection (4), (5), the appropriate department of 15 labor and economic opportunity shall transmit information on the 16 amount of the penalty and the name and address of the employer 17 owing the penalty to the department of treasury.

18 (7) (6)—The department of treasury shall institute proceedings 19 to collect the amount assessed as a civil penalty. The department 20 of treasury shall offset the amount of the penalty against money owed by the state to the employer. The department of treasury shall 21 22 request that the attorney general recover the amount of the penalty 23 remaining unpaid, after offsets, by instituting a civil action in 24 the circuit court for the county in which the violation occurred or 25 in the circuit court for the county in which the employer owing the penalty has its principal place of business. 26

27 Enacting section 1. This amendatory act takes effect 90 days28 after the date it is enacted into law.

