### SUBSTITUTE FOR

## HOUSE BILL NO. 5246

A bill to amend 1975 PA 228, entitled "Single business tax act," by amending section 38g (MCL 208.38g), as amended by 2002 PA

726.

# THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 38g. (1) Subject to the criteria under this section, an eligible taxpayer may claim a credit against the tax imposed by this act as determined under subsections (20) to (25); and subject to the criteria under this section, a qualified taxpayer that has a preapproval letter issued after December 31, 1999 and before January 1, 2008, provided that the project is completed not more than 5 years after the preapproval letter for the project is issued, or an assignee under subsection (17) or (18) may claim a credit that has been approved under subsection (2) or (3) against the tax imposed by this act equal to either of the

1 following:

2 (a) If the total of all credits for a project is \$1,000,000.00 or less, 10% of the cost of the qualified 3 taxpayer's eligible investment paid or accrued by the qualified 4 5 taxpayer on an eligible property provided that the project does not exceed the amount stated in the preapproval letter. 6 Ιf eligible investment exceeds the amount of eligible investment in 7 the preapproval letter for that project, the total of all credits 8 for the project shall not exceed the total of all credits on the 9 certificate of completion. 10

11 (b) If the total of all credits for a project is more than 12 \$1,000,000.00 but \$30,000,000.00 or less and, except as provided in subsection (5)(b), the project is located in a qualified local 13 governmental unit, a percentage as determined by the Michigan 14 economic growth authority not to exceed 10% of the cost of the 15 qualified taxpayer's eligible investment as determined under 16 subsection (8) paid or accrued by the qualified taxpayer on an 17 eligible property. If eligible investment exceeds the amount of 18 eligible investment in the preapproval letter for that project, 19 20 the total of all credits for the project shall not exceed the total of all credits on the certificate of completion. 21

(2) If the cost of a project will be for \$10,000,000.00 or
less, a qualified taxpayer shall apply to the <u>department</u>
Michigan economic growth authority for approval of the project
under this subsection. An application under this subsection
shall state whether the project is a multiphase project. The
state treasurer or a designee of the state treasurer

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1 chairperson of the Michigan economic growth authority or his or her designee is authorized to approve an application or project 2 under this subsection. Only the state treasurer chairperson of 3 the Michigan economic growth authority is authorized to deny an 4 application or project under this subsection. A project shall be 5 approved or denied not more than 45 days after receipt of the 6 application. If the state treasurer or the state treasurer's 7 chairperson of the Michigan economic growth authority or his or 8 her designee does not approve or deny an application within 45 9 days after the application is received by the -department 10 Michigan economic growth authority, the application is considered 11 12 approved as written. The total of all credits for all projects approved under this subsection shall not exceed \$30,000,000.00 in 13 any calendar year. The criteria in subsection (6) shall be used 14 when approving projects under this subsection. When approving 15 projects under this subsection, priority shall be given to 16 projects on a facility. The total of all credits for an approved 17 project under this subsection shall not exceed \$1,000,000.00. A 18 taxpayer may apply under this subsection instead of subsection 19 20 (3) for approval of a project that will be for more than \$10,000,000.00 but the total of all credits for that project 21 22 shall not exceed \$1,000,000.00. If the state treasurer or a designee of the state treasurer chairperson of the Michigan 23 economic growth authority or his or her designee approves a 24 project under this subsection, the <u>state treasurer or a designee</u> 25 26 of the state treasurer chairperson of the Michigan economic 27 growth authority or his or her designee shall issue a preapproval

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1 letter that states that the taxpayer is a qualified taxpayer; the maximum total eligible investment for the project on which 2 credits may be claimed and the maximum total of all credits for 3 the project when the project is completed and a certificate of 4 5 completion is issued; and the project number assigned by the -department- Michigan economic growth authority. If a project is 6 denied under this subsection, a taxpayer is not prohibited from 7 subsequently applying under this subsection or subsection (3) for 8 the same project or for another project. 9

(3) If the cost of a project will be for more than 10 \$10,000,000.00 and, except as provided in subsection (5)(b), the 11 12 project is located in a qualified local governmental unit, a qualified taxpayer shall apply to the Michigan economic growth 13 authority for approval of the project. The Michigan economic 14 growth authority shall approve or deny the project not more than 15 65 days after receipt of the application. A project under this 16 subsection shall not be approved without the concurrence of the 17 state treasurer. If the Michigan economic growth authority does 18 not approve or deny the application within 65 days after it 19 20 receives the application, the Michigan economic growth authority shall send the application to the state treasurer. 21 The state treasurer shall approve or deny the application within 5 days 22 after receipt of the application. If the state treasurer does 23 not deny the application within the 5 days after receipt of the 24 application, the application is considered approved. 25 The Michigan economic growth authority shall approve a limited number 26 27 of projects under this subsection during each calendar year as

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1 provided in subsection (5). The Michigan economic growth authority shall use the criteria in subsection (6) when approving 2 projects under this subsection, when determining the total amount 3 of eligible investment, and when determining the percentage of 4 5 eligible investment for the project to be used to calculate a credit. The total of all credits for an approved project under 6 this subsection shall not exceed the amount designated in the 7 preapproval letter for that project. If the Michigan economic 8 growth authority approves a project under this subsection, the 9 10 Michigan economic growth authority shall issue a preapproval letter that states that the taxpayer is a qualified taxpayer; the 11 12 percentage of eligible investment for the project determined by the Michigan economic growth authority for purposes of subsection 13 (1) (b); the maximum total eligible investment for the project on 14 which credits may be claimed and the maximum total of all credits 15 for the project when the project is completed and a certificate 16 of completion is issued; and the project number assigned by the 17 Michigan economic growth authority. The Michigan economic growth 18 authority shall send a copy of the preapproval letter to the 19 20 department. If a project is denied under this subsection, a taxpayer is not prohibited from subsequently applying under this 21 subsection or subsection (2) for the same project or for another 22 project. 23

(4) If the project is on property that is functionally
obsolete, the taxpayer shall include, with the application, an
affidavit signed by a level 3 or level 4 assessor, that states
that it is the assessor's expert opinion that the property is

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1 functionally obsolete and the underlying basis for that opinion.

2 (5) The Michigan economic growth authority may approve not
3 more than 15 projects each calendar year under subsection (3),
4 and the following limitations apply:

5 (a) Of the 15 projects allowed under this subsection, the
6 total of all credits for each project may be more than
7 \$10,000,000.00 but \$30,000,000.00 or less for up to 3 projects.

(b) Of the 15 projects allowed under this subsection, up to 3 8 projects may be approved for projects that are not in a qualified 9 local governmental unit if the property is a facility for which 10 eligible activities are identified in a brownfield plan. For 11 12 purposes of this subdivision, a facility includes a building or complex of buildings that was used by a state or federal agency 13 and that is no longer being used for the purpose for which it was 14 used by the state or federal agency. 15

16 (c) Of the 3 projects allowed under subdivision (a), 1 may be17 a project that also qualifies under subdivision (b).

18 (6) The Michigan economic growth authority shall review all applications for projects under subsection (3) and, if an 19 20 application is approved, shall determine the maximum total of all credits for that project. Before approving a project for which 21 the total of all credits will be more than \$10,000,000.00 but 22 \$30,000,000.00 or less only, the Michigan economic growth 23 authority shall determine that the project would not occur in 24 this state without the tax credit offered under subsection (3), 25 except that the Michigan economic growth authority may approve 1 26 27 project the construction of which began after January 1, 2000 and

1 before January 1, 2001 without determining that the eligible investment would not occur in this state without the tax credit 2 offered under this section. The Michigan economic growth 3 authority shall consider the following criteria to the extent 4 5 reasonably applicable to the type of project proposed when approving a project under subsection (3) and the -state treasurer 6 or a designee of the state treasurer chairperson of the Michigan 7 economic growth authority or his or her designee shall consider 8 the following criteria to the extent reasonably applicable to the 9 type of project proposed when approving a project under 10 subsection (2) or when considering an amendment to a project 11 12 under subsection (31):

13 (a) The overall benefit to the public.

14 (b) The extent of reuse of vacant buildings and redevelopment15 of blighted property.

16 (c) Creation of jobs.

17 (d) Whether the eligible property is in an area of high18 unemployment.

(e) The level and extent of contamination alleviated by the
qualified taxpayer's eligible activities to the extent known to
the qualified taxpayer.

22 (f) The level of private sector contribution.

(g) The cost gap that exists between the site and a similar
greenfield site as determined by the Michigan economic growth
authority.

26 (h) If the qualified taxpayer is moving from another location27 in this state, whether the move will create a brownfield.

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(i) Whether the financial statements of the qualified
 taxpayer indicate that it is financially sound and that the
 project is economically sound.

4 (j) Any other criteria that the Michigan economic growth
5 authority or the -state treasurer chairperson of the Michigan
6 economic growth authority, as applicable, considers appropriate
7 for the determination of eligibility under subsection (2) or
8 (3).

9 (7) A qualified taxpayer may apply for projects under
10 subsection (2) or (3) for eligible investment on more than 1
11 eligible property in a tax year. Each project approved and each
12 project for which a certificate of completion is issued under
13 this section shall be for eligible investment on 1 eligible
14 property.

15 (8) When a project under subsection (2) or (3) is completed, the taxpayer shall submit documentation that the project is 16 completed, an accounting of the cost of the project, the eligible 17 investment of each taxpayer if there is more than 1 taxpayer 18 eligible for a credit for the project, and, if the taxpayer is 19 20 not the owner or lessee of the eligible property on which the eligible investment was made at the time the project is 21 completed, that the taxpayer was the owner or lessee of that 22 eligible property when all eligible investment of the taxpayer 23 was made. The state treasurer or a designee of the state 24 treasurer chairperson of the Michigan economic growth authority 25 or his or her designee, for projects approved under subsection 26 27 (2), or the Michigan economic growth authority, for projects

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approved under subsection (3), shall verify that the project is 1 completed. For projects approved under subsection (3), the The 2 Michigan economic growth authority shall conduct an on-site 3 inspection as part of the verification process. When the 4 5 completion of the project is verified, a certificate of completion shall be issued to each qualified taxpayer that has 6 made eligible investment on that eligible property. 7 The certificate of completion shall state the total amount of all 8 credits for the project and that total shall not exceed the 9 maximum total of all credits listed in the preapproval letter for 10 the project under subsection (2) or (3) as applicable and shall 11 12 state all of the following:

13 (a) That the taxpayer is a qualified taxpayer.

14 (b) The total cost of the project and the eligible investment15 of each qualified taxpayer.

16 (c) Each qualified taxpayer's credit amount.

17 (d) The qualified taxpayer's federal employer identification18 number or the Michigan treasury number assigned to the taxpayer.

19 (e) The project number.

(f) For a project approved under subsection (3) for which the total of all credits is more than \$10,000,000.00 but \$30,000,000.00 or less, the total of all credits and the schedule on which the annual credit amount shall be claimed by the qualified taxpayer.

(g) For a multiphase project under subsection (33) (32),
the amount of each credit assigned and the amount of all credits
claimed in each tax year before the year in which the project is

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1 completed.

2 (9) Except as otherwise provided in this section, qualified taxpayers shall claim credits under subsections (2) and (3) in 3 the tax year in which the certificate of completion is issued. 4 5 For a project approved under subsection (3) for which the total of all credits is more than \$10,000,000.00 but \$30,000,000.00 or 6 less, the qualified taxpayer shall claim 10% of its approved 7 credit each year for 10 years. A credit assigned based on a 8 multiphase project shall be claimed in the year in which the 9 10 credit is assigned.

(10) The cost of eligible investment for leased machinery, 11 12 equipment, or fixtures is the cost of that property had the 13 property been purchased minus the lessor's estimate, made at the time the lease is entered into, of the market value the property 14 will have at the end of the lease. A credit for property 15 described in this subsection is allowed only if the cost of that 16 property had the property been purchased and the lessor's 17 estimate of the market value at the end of the lease are provided 18 to -the department or the Michigan economic growth authority. -, 19 20 as applicable.

(11) For credits under subsections (2) and (3), credits
claimed by a lessee of eligible property are subject to the total
of all credits limitation under this section.

(12) Each qualified taxpayer and assignee under subsection
(17) or (18) that claims a credit under subsection (1)(a) or (b)
shall attach a copy of the certificate of completion and, if the
credit was assigned, a copy of the assignment form provided for

1 under this section to the annual return filed under this act on which the credit under subsection (2) or (3) is claimed. 2 An assignee of a credit based on a multiphase project shall attach a 3 copy of the assignment form provided for under this section and 4 5 the component completion certificate provided for in subsection (32) to the annual return filed under this act on 6 which the credit is claimed but is not required to file a copy of 7 a certificate of completion. 8

9 (13) Except as otherwise provided in this subsection or 10 subsection (15), (17), (19), or (32), a credit under subsection (2) or (3) shall be claimed in the tax year in which the 11 12 certificate of completion is issued to the qualified taxpayer. For a project described in subsection (8)(f) for which a schedule 13 for claiming annual credit amounts is designated on the 14 certificate of completion by the Michigan economic growth 15 authority, the annual credit amount shall be claimed in the tax 16 year specified on the certificate of completion. 17

18 (14) The credits approved under this section shall be 19 calculated after application of all other credits allowed under 20 this act. The credits under subsections (2) and (3) shall be calculated before the calculation of credits under subsections 21 (20) to (25) and before the credits under sections 37c and 37d. 22 (15) If the credit allowed under subsection (2) or (3) for 23 the tax year and any unused carryforward of the credit allowed 24 under subsection (2) or (3) exceed the qualified taxpayer's or 25 assignee's tax liability for the tax year, that portion that 26 27 exceeds the tax liability for the tax year shall not be refunded

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1 but may be carried forward to offset tax liability in subsequent tax years for 10 years or until used up, whichever occurs first. 2 Except as otherwise provided in this subsection, the maximum time 3 allowed under the carryforward provisions under this subsection 4 5 begins with the tax year in which the certificate of completion is issued to the qualified taxpayer. If the qualified taxpayer 6 assigns all or any portion of its credit approved under 7 subsection (2) or (3), the maximum time allowed under the 8 carryforward provisions for an assignee begins to run with the 9 tax year in which the assignment is made and the assignee first 10 claims a credit, which shall be the same tax year. The maximum 11 12 time allowed under the carryforward provisions for an annual credit amount for a credit allowed under subsection (3) begins to 13 run in the tax year for which the annual credit amount is 14 designated on the certificate of completion issued under this 15 16 section.

17 (16) If a project or credit under subsection (2) or (3) is for the addition of personal property, if the cost of that 18 personal property is used to calculate a credit under subsection 19 20 (2) or (3), and if the personal property is sold or disposed of or transferred from eligible property to any other location, the 21 qualified taxpayer that sold, disposed of, or transferred the 22 personal property shall add the same percentage as determined 23 pursuant to subsection (1) of the federal basis of the personal 24 property used for determining gain or loss as of the date of the 25 sale, disposition, or transfer to the qualified taxpayer's tax 26 liability after application of all credits under this act for the 27

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1 tax year in which the sale, disposition, or transfer occurs. If 2 a qualified taxpayer has an unused carryforward of a credit under 3 subsection (2) or (3), the amount otherwise added under this 4 subsection to the qualified taxpayer's tax liability may instead 5 be used to reduce the qualified taxpayer's carryforward under 6 subsection (15).

(17) For credits under subsections (2) and (3) and except as 7 otherwise provided in this subsection, if a qualified taxpayer 8 pays or accrues eligible investment on or to an eligible property 9 that is leased for a minimum term of 10 years or sold to another 10 taxpayer for use in a business activity, the qualified taxpayer 11 12 may assign all or a portion of the credit based on that eligible 13 investment to the lessee or purchaser of that eligible property. A credit assignment under this subsection shall only be made to a 14 taxpayer that when the assignment is complete will be a qualified 15 taxpayer. All credit assignments under this subsection are 16 irrevocable and, except for a credit based on a multiphase 17 18 project, shall be made in the tax year in which the certificate of completion is issued, unless the assignee is an unknown 19 20 lessee. If a qualified taxpayer wishes to assign all or a portion of its credit to a lessee but the lessee is unknown in 21 22 the tax year in which the certificate of completion is issued, the qualified taxpayer may delay claiming and assigning the 23 credit until the first tax year in which the lessee is known. A 24 qualified taxpayer may claim a portion of a credit and assign the 25 remaining credit amount. Except as otherwise provided in this 26 27 subsection, if the qualified taxpayer both claims and assigns

1 portions of the credit, the qualified taxpayer shall claim the portion it claims in the tax year in which the certificate of 2 completion is issued or for a credit assigned and claimed for a 3 multiphase project before a certificate of completion is issued, 4 5 the taxpayer shall claim the credit in the year in which the credit is assigned. If a qualified taxpayer assigns all or a 6 portion of the credit and the eligible property is leased to more 7 than 1 taxpayer, the qualified taxpayer shall determine the 8 amount of credit assigned to each lessee. A lessee shall not 9 10 subsequently assign a credit or any portion of a credit assigned under this subsection. A purchaser may subsequently assign a 11 12 credit or any portion of a credit assigned to the purchaser under this subsection to a lessee of the eligible property. 13 The credit assignment under this subsection shall be made on a form 14 prescribed by the <u>department</u> Michigan economic growth 15 16 authority. The qualified taxpayer shall send a copy of the completed assignment form to the <u>department</u> Michigan economic 17 growth authority in the tax year in which the assignment is 18 19 made. The assignee shall attach a copy of the completed 20 assignment form to its annual return required to be filed under this act, for the tax year in which the assignment is made and 21 the assignee first claims a credit, which shall be the same tax 22 year. In addition to all other procedures under this subsection, 23 the following apply if the total of all credits for a project is 24 more than \$10,000,000.00 but \$30,000,000.00 or less: 25

26 (a) The credit shall be assigned based on the schedule27 contained in the certificate of completion.

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(b) If the qualified taxpayer assigns all or a portion of the
 credit amount, the qualified taxpayer shall assign the annual
 credit amount for each tax year separately.

4 (c) More than 1 annual credit amount may be assigned to any 1
5 assignee and the qualified taxpayer may assign all or a portion
6 of each annual credit amount to any assignee.

7 (d) The qualified taxpayer shall not assign more than the8 annual credit amount for each tax year.

9 (18) If a qualified taxpayer is a partnership, limited 10 liability company, or subchapter S corporation, the qualified taxpayer may assign all or a portion of a credit allowed under 11 12 subsection (2) or (3) to its partners, members, or shareholders, based on their proportionate share of ownership of the 13 partnership, limited liability company, or subchapter S 14 corporation or based on an alternative method approved by the 15 -department- Michigan economic growth authority. A credit 16 assignment under this subsection is irrevocable and, except for a 17 credit assignment based on a multiphase project, shall be made in 18 the tax year in which a certificate of completion is issued. A 19 20 qualified taxpayer may claim a portion of a credit and assign the remaining credit amount. If the qualified taxpayer both claims 21 and assigns portions of the credit, the qualified taxpayer shall 22 claim the portion it claims in the tax year in which a 23 certificate of completion is issued. A partner, member, or 24 shareholder that is an assignee shall not subsequently assign a 25 credit or any portion of a credit assigned under this 26 27 subsection. The credit assignment under this subsection shall be

1 made on a form prescribed by the -department- Michigan economic growth authority. The qualified taxpayer shall send a copy of 2 the completed assignment form to the -department- Michigan 3 economic growth authority in the tax year in which the assignment 4 5 is made. A partner, member, or shareholder who is an assignee shall attach a copy of the completed assignment form to its 6 annual return required under this act, for the tax year in which 7 the assignment is made and the assignee first claims a credit, 8 which shall be the same tax year. In addition to all other 9 procedures under this subsection, the following apply if the 10 total of all credits for a project is more than \$10,000,000.00 11 12 but \$30,000,000.00 or less:

13 (a) The credit shall be assigned based on the schedule14 contained in the certificate of completion.

(b) If the qualified taxpayer assigns all or a portion of the
credit amount, the qualified taxpayer shall assign the annual
credit amount for each tax year separately.

18 (c) More than 1 annual credit amount may be assigned to any 1
19 assignee and the qualified taxpayer may assign all or a portion
20 of each annual credit amount to any assignee.

21 (d) The qualified taxpayer shall not assign more than the22 annual credit amount for each tax year.

(19) A qualified taxpayer or assignee under subsection (17)
or (18) shall not claim a credit under subsection (1)(a) or (b)
based on eligible investment on which a credit claimed under
section 38d was based.

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(20) In addition to the other credits allowed under this

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section and sections 37c and 37d, for tax years that begin after
 December 31, 1999 and for a period of time not to exceed 20 years
 as determined by the Michigan economic growth authority, an
 eligible taxpayer may credit against the tax imposed by section
 31 the amount certified each year by the Michigan economic growth
 authority that is 1 of the following:

7 (a) For an eligible business under section 8(5)(a) of the
8 Michigan economic growth authority act, 1995 PA 24, MCL 207.808,
9 an amount that is not more than 50% of 1 or both of the following
10 as determined by the Michigan economic growth authority:

11 (i) An amount determined under the Michigan economic growth 12 authority act, 1995 PA 24, MCL 207.801 to 207.810, that does not 13 exceed the payroll of the eligible taxpayer attributable to 14 employees who perform retained jobs multiplied by the tax rate 15 for the tax year.

16 (ii) The tax liability attributable to the eligible
17 taxpayer's business activity multiplied by a fraction the
18 numerator of which is the ratio of the value of new capital
19 investment to all of the taxpayer's property located in this
20 state plus the ratio of the taxpayer's payroll attributable to
21 retained jobs to all of the taxpayer's payroll in this state and
22 the denominator of which is 2.

(b) For an eligible business under section 8(5)(b) of the
Michigan economic growth authority act, 1995 PA 24, MCL 207.808,
an amount that is not more than 1 or both of the following as
determined by the Michigan economic growth authority:

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(i) An amount determined under the Michigan economic growth

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authority act, 1995 PA 24, MCL 207.801 to 207.810, that does not
 exceed the payroll of the eligible taxpayer attributable to
 employees who perform retained jobs multiplied by the tax rate
 for the tax year.

5 (*ii*) The tax liability attributable to eligible taxpayer's 6 business **activity** multiplied by a fraction the numerator of which 7 is the ratio of the value of capital investment to all of the 8 taxpayer's property located in this state plus the ratio of the 9 taxpayer's payroll attributable to retained jobs to all of the 10 taxpayer's payroll in this state and the denominator of which is 11 2.

(21) An eligible taxpayer shall not claim a credit under
subsection (20) unless the Michigan economic growth authority has
issued a certificate under section 9 of the Michigan economic
growth authority act, 1995 PA 24, MCL 207.809, to the taxpayer.
The eligible taxpayer shall attach the certificate to the return
filed under this act on which a credit under subsection (20) is
claimed.

19 (22) An affiliated group as defined in this act, a controlled 20 group of corporations as defined in section 1563 of the internal revenue code and further described in 26 C.F.R. CFR 1.414(b)-1 21 and 1.414(c)-1 to 1.414(c)-5, or an entity under common control 22 as defined by the internal revenue code shall claim only 1 credit 23 under subsection (20) for each tax year based on each written 24 agreement whether or not a combined or consolidated return is 25 filed. 26

27 (23) A credit shall not be claimed by a taxpayer under

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subsection (20) if the eligible taxpayer's initial certification 1 under section 9 of the Michigan economic growth authority act, 2 1995 PA 24, MCL 207.809, is issued after December 31, -2003 3 2009. [If the Michigan economic growth authority or a designee of the 4 5 Michigan economic growth authority requests that a taxpayer who claims the credit under subsection (20) get a statement prepared by a 6 certified public accountant verifying that the actual number of new 7 jobs created is the same number of new jobs used to calculate the credit 8 under subsection (20), the taxpayer shall get the statement and attach 9 that statement to its annual return under this act on which the credit 10 under subsection (20) is claimed.]

(24) If the credit allowed under subsection (20) (a) (ii) or (b) (ii) for the tax year and any unused carryforward of the credit allowed by subsection (20) (a) (ii) or (b) (ii) exceed the taxpayer's tax liability for the tax year, that portion that exceeds the tax liability for the tax year shall not be refunded but may be carried forward to offset tax liability in subsequent tax years for 10 years or until used up, whichever occurs first.

18 (25) If the credit allowed under subsection (20) (a) (i) or
19 (b) (i) exceeds the tax liability of the eligible taxpayer for the
20 tax year, the excess shall be refunded to the eligible taxpayer.

(26) An eligible taxpayer that claims a credit under subsection (1)(a) or (b) is not prohibited from claiming a credit under subsection (20). However, the eligible taxpayer shall not claim a credit under both subsections (1)(a) or (b) and (20) based on the same costs.

26 (27) Eligible investment attributable or related to the27 operation of a professional sports stadium, and eligible

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investment that is associated or affiliated with the operation of 1 a professional sports stadium, including, but not limited to, the 2 operation of a parking lot or retail store, shall not be used as 3 a basis for a credit under subsection (2) or (3). Professional 4 5 sports stadium does not include a professional sports stadium that will no longer be used by a professional sports team on and 6 after the date that an application related to that professional 7 sports stadium is filed under subsection (2) or (3). 8

9 (28) Eligible investment attributable or related to the 10 operation of a casino, and eligible investment that is associated or affiliated with the operation of a casino, including, but not 11 12 limited to, the operation of a parking lot, hotel, motel, or retail store, shall not be used as a basis for a credit under 13 subsection (2) or (3). As used in this subsection, "casino" 14 means a casino regulated by this state pursuant to the Michigan 15 gaming control and revenue act, the Initiated Law of 1996, 16 MCL 432.201 to 432.226. 17

18 (29) Eligible investment attributable or related to the 19 construction of a new landfill or the expansion of an existing 20 landfill regulated under part 115 of the natural resources and 21 environmental protection act, 1994 PA 451, MCL 324.11501 to 22 324.11550, shall not be used as a basis for a credit under 23 subsection (2) or (3).

(30) The <u>department</u> Michigan economic growth authority
annually shall prepare and submit to the house of representatives
and senate committees responsible for tax policy and economic
development issues a report on the credits under subsection (2).

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The report shall include, but is not limited to, all of the
 following:

3 (a) A listing of the projects under subsection (2) that were4 approved in the calendar year.

5 (b) The total amount of eligible investment for projects6 approved under subsection (2) in the calendar year.

(31) If, after a taxpayer's project has been approved and the 7 taxpayer has received a preapproval letter but before the project 8 is completed, the taxpayer determines that the project cannot be 9 completed as preapproved, the taxpayer may petition -the 10 department for projects approved under subsection (2) or the 11 12 Michigan economic growth authority -for projects approved under subsection (3) to amend the project. The total of eligible 13 investment for the project as amended shall not exceed the amount 14 allowed in the preapproval letter for that project. 15

16 (32) A project under subsection (2) may be a multiphase project but only if the project is an industrial or manufacturing 17 project. If a project is a multiphase project, when each 18 component of the multiphase project is completed, the taxpayer 19 20 shall submit documentation that the component is complete, an accounting of the cost of the component, and the eligible 21 investment for the component of each taxpayer eligible for a 22 credit for the project of which the component is a part to the 23 -state treasurer Michigan economic growth authority or the 24 designee of the state treasurer Michigan economic growth 25 authority, who shall verify that the component is complete. 26 When 27 the completion of the component is verified, a component

1 completion certificate shall be issued to the qualified taxpayer which shall state that the taxpayer is a qualified taxpayer, the 2 credit amount for the component, the qualified taxpayer's federal 3 employer identification number or the Michigan treasury number 4 5 assigned to the taxpayer, and the project number. The taxpayer may assign all or part of the credit for a multiphase project as 6 provided in this section after a component completion certificate 7 for a component is issued. The qualified taxpayer may transfer 8 ownership of or lease the completed component and assign a 9 proportionate share of the credit for the entire project to the 10 qualified taxpayer that is the new owner or lessee. A multiphase 11 12 project shall not be divided into more than 3 components. A component is considered to be completed when a certificate of 13 occupancy has been issued by the local municipality in which the 14 project is located for all of the buildings or facilities that 15 comprise the completed component and a component completion 16 certificate is issued. A credit assigned based on a multiphase 17 18 project shall be claimed by the assignee in the tax year in which The total of all credits for a the assignment is made. 19 20 multiphase project shall not exceed the amount stated in the preapproval letter for the project under subsection (1)(a). If 21 all components of a multiphase project are not completed by 10 22 years after the date on which the preapproval letter for the 23 project was issued, the qualified taxpayer that received the 24 preapproval letter for the project shall pay to the state 25 treasurer, as a penalty, an amount equal to the sum of all 26 27 credits claimed and assigned for all components of the multiphase

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1 project and no credits based on that multiphase project shall be claimed after that date by the qualified taxpayer or any assignee 2 of the qualified taxpayer. The penalty under this subsection is 3 subject to interest on the amount of the credit claimed or 4 5 assigned determined individually for each component at the rate in section 23(2) of 1941 PA 122, MCL 205.23, beginning on the 6 date that the credit for that component was claimed or assigned. 7 As used in this subsection, "proportionate share" means the same 8 percentage of the total of all credits for the project that the 9 qualified investment for the completed component is of the total 10 qualified investment stated in the preapproval letter for the 11 12 entire project.

13 (33) As used in this section:

(a) "Annual credit amount" means the maximum amount that a qualified taxpayer is eligible to claim each tax year for a project for which the total of all credits is more than \$10,000,000.00 but \$30,000,000.00 or less, which shall be 10% of the qualified taxpayer's credit amount approved under subsection (3).

20 (b) "Authority" means a brownfield redevelopment authority
21 created under the brownfield redevelopment financing act, 1996
22 PA 381, MCL 125.2651 to 125.2672.

(c) "Authorized business", "full-time job", "new capital
investment", "qualified high-technology business", "retained
jobs", and "written agreement" mean those terms as defined in the
Michigan economic growth authority act, 1995 PA 24, MCL 207.801
to 207.810.

23

(d) "Blighted", "brownfield plan", "eligible activities",
 "eligible property", "facility", "functionally obsolete", and
 "response activity" mean those terms as defined in the brownfield
 redevelopment financing act, 1996 PA 381, MCL 125.2651 to
 125.2672.

6 (e) "Eligible investment" means demolition, construction, 7 restoration, alteration, renovation, or improvement of buildings or site improvements on eligible property and the addition of 8 machinery, equipment, and fixtures to eligible property after the 9 date that eligible activities on that eligible property have 10 started pursuant to a brownfield plan under the brownfield 11 12 redevelopment financing act, 1996 PA 381, MCL 125.2651 to 125.2672, and after the date that the preapproval letter is 13 issued, except that the date that the preapproval letter is 14 issued is not a limitation for 1 project the construction of 15 which began after January 1, 2000 and before January 1, 2001 16 without the Michigan economic growth authority determining that 17 the project would not occur in this state without the tax credit 18 19 offered under this section as provided in subsection (7), if the 20 costs of the eligible investment are not otherwise reimbursed to the taxpayer or paid for on behalf of the taxpayer from any 21 source other than the taxpayer. The addition of leased 22 machinery, equipment, or fixtures to eligible property by a 23 lessee of the machinery, equipment, or fixtures is eligible 24 investment if the lease of the machinery, equipment, or fixtures 25 has a minimum term of 10 years or is for the expected useful life 26 27 of the machinery, equipment, or fixtures, and if the owner of the

machinery, equipment, or fixtures is not the qualified taxpayer
 with regard to that machinery, equipment, or fixtures.

3 (f) "Eligible taxpayer" means an eligible business that meets
4 the criteria under section 8(5) of the Michigan economic growth
5 authority act, 1995 PA 24, MCL 207.808.

6 (g) "Michigan economic growth authority" means the Michigan
7 economic growth authority created in the Michigan economic growth
8 authority act, 1995 PA 24, MCL 207.801 to 207.810.

9 (h) "Multiphase project" means a project for which the total
10 of all credits is \$1,000,000.00 or less for a project approved
11 under subsection (2) that has more than 1 component, each of
12 which can be completed separately.

13 (i) "Payroll" and "tax rate" mean those terms as defined in14 section 37c.

(j) "Personal property" means that term as defined in section 8 of the general property tax act, 1893 PA 206, MCL 211.8, except that personal property does not include either of the following: (i) Personal property described in section 8(h), (i), or (j)

19 of the general property tax act, 1893 PA 206, MCL 211.8.

20 (*ii*) Buildings described in section 14(6) of the general
21 property tax act, 1893 PA 206, MCL 211.14.

(k) "Project" means the total of all eligible investment on
an eligible property or, for purposes of subsection (5)(b), all
eligible investment on property not in a qualified local
governmental unit that is a facility.

26 (*l*) "Qualified local governmental unit" means that term as
27 defined in the obsolete property rehabilitation act, 2000 PA 146,

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#### 1 MCL 125.2781 to 125.2797.

2 (m) "Qualified taxpayer" means a taxpayer that meets both of3 the following criteria:

4 (i) Owns or leases eligible property.

5 (ii) Certifies that, except as otherwise provided in this subparagraph, the department of environmental quality has not 6 7 sued or issued a unilateral order to the taxpayer pursuant to part 201 of the natural resources and environmental protection 8 act, 1994 PA 451, MCL 324.20101 to 324.20142, to compel response 9 10 activity on or to the eligible property, or expended any state funds for response activity on or to the eligible property and 11 12 demanded reimbursement for those expenditures from the qualified 13 taxpayer. However, if the taxpayer has completed all response activity required by part 201 of the natural resources and 14 environmental protection act, 1994 PA 451, MCL 324.20101 to 15 324.20142, is in compliance with any deed restriction or 16 administrative or judicial order related to the required response 17 activity, and has reimbursed the state for all costs incurred by 18 the state related to the required response activity, the taxpayer 19 20 meets the criteria under this subparagraph.

(n) "Tax liability attributable to authorized business
activity" means the tax liability imposed by this act after the
calculation of credits provided in sections 36, 37, and 39.

Enacting section 1. This amendatory act does not take
effect unless House Bill No. 5255 of the 92nd Legislature is
enacted into law.

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