HOUSE BILL No. 5014

July 10, 2007, Introduced by Rep. Palsrok and referred to the Committee on Commerce.

A bill to amend 1931 PA 328, entitled "The Michigan penal code,"

by amending sections 159g and 411j (MCL 750.159g and 750.411j), section 159g as amended by 2002 PA 124 and section 411j as amended by 2002 PA 136.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 159g. As used in this chapter, "racketeering" means
 committing, attempting to commit, conspiring to commit, or aiding
 or abetting, soliciting, coercing, or intimidating a person to
 commit an offense for financial gain, involving any of the
 following:

6 (a) A felony violation of section 8 of the tobacco products
7 tax act, 1993 PA 327, MCL 205.428, concerning tobacco product
8 taxes, or section 9 of former 1947 PA 265, concerning cigarette

1 taxes.

2 (b) A violation of section 11151(3) of the natural resources
3 and environmental protection act, 1994 PA 451, MCL 324.11151, or
4 section 48(3) of former 1979 PA 64, concerning felonious disposal
5 of hazardous waste.

6 (c) A felony violation of part 74 or section 17766a of the
7 public health code, 1978 PA 368, MCL 333.7401 to 333.7461, and
8 333.17766a, concerning controlled substances. or androgenic
9 anabolic steroids.

10 (d) A felony violation of section 60 of the social welfare11 act, 1939 PA 280, MCL 400.60, concerning welfare fraud.

(e) A violation of section 4, 5, or 7 of the medicaid false
claim act, 1977 PA 72, MCL 400.604, 400.605, and 400.607,
concerning medicaid fraud.

(f) A felony violation of section 18 of the Michigan gaming
control and revenue act, the Initiated Law of 1996, MCL 432.218,
concerning the business of gaming.

18 (g) A violation of section 409 of the uniform securities act,
19 1964 PA 265, MCL 451.809, OR SECTION 508 OF THE UNIFORM SECURITIES
20 ACT (2002), MCL 451.2508, concerning securities fraud.

(h) A violation of section 5 or 7 of 1978 PA 33, MCL 722.675
and 722.677, concerning the display or dissemination of obscene
matter to minors.

24 (i) A felony violation of section 72, 73, 74, 75, or 77,25 concerning arson.

26 (j) A violation of section 93, 94, 95, or 96, concerning bank27 bonds, bills, notes, and property.

(k) A violation of section 110 or 110a, concerning breaking
 and entering or home invasion.

3 (*l*) A violation of section 117, 118, 119, 120, 121, or 124,
4 concerning bribery.

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(m) A violation of section 120a, concerning jury tampering.

6 (n) A violation of section 145c, concerning child sexually7 abusive activity or material.

8 (o) A felony violation of section 157n, 157p, 157q, 157r,
9 157s, 157t, or 157u, concerning credit cards or financial
10 transaction devices.

11 (p) A felony violation of section 174, 175, 176, 180, 181, or 12 182, concerning embezzlement.

13 (q) A felony violation of chapter XXXIII, concerning14 explosives and bombs.

15 (r) A violation of section 213, concerning extortion.

16 (s) A felony violation of section 218, concerning false17 pretenses.

18 (t) A felony violation of section 223(2), 224(1)(a), (b), or
19 (c), 224b, 224c, 224e(1), 226, 227, 234a, 234b, or 237a, concerning
20 firearms or dangerous weapons.

(u) A felony violation of chapter XLI, concerning forgery andcounterfeiting.

23 (v) A violation of section 271, 272, 273, or 274, concerning
24 securities fraud.

25 (w) A violation of section 300a, concerning food stamps or26 coupons or access devices.

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(x) A violation of section 301, 302, 303, 304, 305, 305a, or

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1 313, concerning gambling.

2 (y) A violation of section 316 or 317, concerning murder.
3 (z) A violation of section 330, 331, or 332, concerning horse
4 racing.

5 (aa) A violation of section 349, 349a, or 350, concerning6 kidnapping.

7 (bb) A felony violation of chapter LII, concerning larceny.
8 (cc) A violation of section 411k, concerning money laundering.
9 (dd) A violation of section 422, 423, 424, or 425, concerning
10 perjury or subornation of perjury.

(ee) A violation of section 452, 455, 457, 458, or 459,concerning prostitution.

13 (ff) A violation of section 529, 529a, 530, or 531, concerning14 robbery.

(gg) A felony violation of section 535 , OR 535a, or 536a,
concerning stolen, embezzled, or converted property.

17 (hh) A violation of chapter LXXXIII-A, concerning terrorism.

18 (ii) A violation of section 5 of 1984 PA 343, MCL 752.365,19 concerning obscenity.

(jj) An offense committed within this state or another state that constitutes racketeering activity as defined in section <u>1961(1) of title 18 of the United States Code, 18 U.S.C. 1961</u> USC 1961(1).

(kk) An offense committed within this state or another state
in violation of a law of the United States that is substantially
similar to a violation listed in subdivisions (a) through (ii).

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(ll) An offense committed in another state in violation of a

1 statute of that state that is substantially similar to a violation 2 listed in subdivisions (a) through (ii).

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Sec. 411j. As used in this section and sections 411k to 411q: 4 (a) "Controlled substance offense" means a felony violation of 5 part 74 or section 17766a of the public health code, 1978 PA 368, MCL 333.7401 to 333.7461, and 333.17766a, concerning controlled 6 7 substances. or androgenic anabolic steroids.

(b) "Knowingly", in the case of a corporation, means with the 8 9 approval or prior actual knowledge of the board of directors, a 10 majority of the directors, or persons who together hold a majority 11 of the voting ownership interests in the corporation. In 12 determining whether a majority of the directors approved of or had 13 knowledge of the activity, a director who was not aware of the 14 activity due to his or her own negligence or other fault is regarded as having had knowledge of the activity. This subdivision 15 does not limit the liability of any individual officer, employee, 16 17 director, or stockholder of a corporation.

18 (c) "Financial transaction" means a purchase, sale, loan, 19 pledge, gift, transfer, delivery, exchange, or other disposition of 20 a monetary instrument or other property and, with respect to a 21 financial institution, includes a deposit, withdrawal, transfer 22 between accounts, exchange of currency, loan, extension of credit, 23 purchase or sale of any stock, bond, certificate of deposit, or 24 other monetary instrument, or any other payment, transfer, or 25 delivery by, through, or to a financial institution, by whatever 26 means effected.

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(d) "Financial institution" means 1 or more of the following,

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1 if located in or doing business in this state:

2 (i) An insured bank, as defined in section 3(h) of the federal
3 deposit insurance act, chapter 967, 64 Stat. 873, 12 U.S.C. USC
4 1813(h).

- 5 (*ii*) A commercial bank or trust company.
- 6 (*iii*) A private banker.
- 7 (*iv*) An agency or branch of a foreign bank.
- 8 (v) A savings and loan institution.
- 9 (vi) A thrift institution.
- 10 (vii) A credit union.

(viii) A broker or dealer registered with the securities and
exchange commission under the securities exchange act of 1934,

13 chapter 404, 48 Stat. 881-15 USC 78A TO 78NN.

- 14 (*ix*) A broker or dealer in securities or commodities.
- 15 (x) An investment banker or investment company.
- 16 (*xi*) A currency exchange.
- 17 (*xii*) An insurer, redeemer, or cashier of traveler's checks,18 checks, or money orders.
- **19** (*xiii*) An operator of a credit card system.
- 20 (*xiv*) An insurance company.
- 21 (*xv*) A dealer in precious metals, stones, or jewels.
- 22 (*xvi*) A pawnbroker.
- 23 (xvii) A loan, finance, or mortgage company.
- 24 (xviii) A travel agency.
- 25 (*xix*) A licensed sender of money.
- 26 (xx) A telegraph company.
- 27 (e) "Monetary instrument" means coin or currency of the United

States or another country, or group of countries, a traveler's
 check, personal check, bank check, money order, or investment
 security or negotiable instrument in bearer form or in any other
 form such that delivery is sufficient to pass title.

(f) "Proceeds of a specified criminal offense" means any
monetary instrument or other real, personal, or intangible property
obtained through the commission of a specified criminal offense,
including any appreciation in the value of the monetary instrument
or property.

(g) "Specified criminal offense" means any of the following:
(i) A felony violation of section 8 of the tobacco products tax
act, 1993 PA 327, MCL 205.428, or section 9 of former 1947 PA 265,
concerning cigarette taxes.

14 (*ii*) A violation of section 11151 of the natural resources and
15 environmental protection act, 1994 PA 451, MCL 324.11151, or
16 section 48(3) of former 1979 PA 64, concerning felonious disposal
17 of hazardous waste.

18 (*iii*) A controlled substance offense.

19 (*iv*) A felony violation of section 60 of the social welfare
20 act, 1939 PA 280, MCL 400.60, concerning welfare fraud.

(v) A violation of section 4, 5, or 7 of the medicaid false
 claim act, 1977 PA 72, MCL 400.604, 400.605, and 400.607,
 concerning medicaid fraud.

(vi) A felony violation of section 18 of the Michigan gaming
control and revenue act, the Initiated Law of 1996, MCL 432.218,
concerning the business of gaming.

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(vii) A violation of section 409 of the uniform securities act,

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1964 PA 265, MCL 451.809, OR SECTION 508 OF THE UNIFORM SECURITIES
 ACT (2002), MCL 451.2508, concerning securities fraud.

3 (viii) A violation of section 5 or 7 of 1978 PA 33, MCL 722.675
4 and 722.677, concerning the display or dissemination of obscene
5 matter to minors.

6 (*ix*) A felony violation of section 72, 73, 74, or 75,7 concerning arson.

8 (x) A violation of section 93, 94, 95, or 96, concerning bank
9 bonds, bills, notes, or property.

10 (*xi*) A violation of section 117, 118, 119, 120, 121, or 124,
11 concerning bribery.

12 (xii) A violation of section 120a, concerning jury tampering.
 13 (xiii) A violation of section 145c, concerning child sexually

14 abusive activity or material.

15 (xiv) A felony violation of section 157n, 157p, 157q, 157r,
16 157s, 157t, or 157u, concerning credit cards or financial
17 transaction devices.

18 (*xv*) A violation of section 159i, concerning racketeering.

19 (*xvi*) A felony violation of section 174, 175, 176, 180, 181, or
 20 182, concerning embezzlement.

21 (xvii) A felony violation of chapter XXXIII, concerning
22 explosives or bombs.

23 (*xviii*) A violation of section 213, concerning extortion.

24 (*xix*) A felony violation of section 218, concerning false25 pretenses.

26 (xx) A felony violation of chapter XLI, concerning forgery or27 counterfeiting.

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(xxi) A violation of section 271, 272, 273, or 274, concerning
 securities fraud.

3 (*xxii*) A violation of section 301, 302, 303, 304, 305, 305a, or
4 313, concerning gambling.

5 (xxiii) A violation of section 316 or 317 concerning murder.
6 (xxiv) A violation of section 330, 331, or 332, concerning
7 horse racing.

8 (xxv) A violation of section 349, 349a, or 350, concerning9 kidnapping.

10 (xxvi) A felony violation of chapter LII, concerning larceny.
 11 (xxvii) A violation of section 422, 423, 424, or 425, concerning
 12 perjury or subornation of perjury.

13 (*xxviii*) A violation of section 452, 455, 457, 458, or 459,
 14 concerning prostitution.

15 (xxix) A violation of section 529, 530, or 531, concerning16 robbery.

17 (xxx) A felony violation of section 535 , OR 535a, or 536a,
18 concerning stolen, embezzled, or converted property.

19 (xxxi) A violation of chapter LXXXIII-A, concerning terrorism.
 20 (xxxii) A violation of section 5 of 1984 PA 343, MCL 752.365,
 21 concerning obscenity.

22 (xxxiii) A conspiracy, attempt, or solicitation to commit an
23 offense listed in subparagraphs (i) to (xxxii).

(h) "Substituted proceeds of a specified criminal offense"
means any monetary instrument or other real, personal, or
intangible property obtained or any gain realized by the sale or
exchange of proceeds of a specified criminal offense.

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Enacting section 1. This amendatory act does not take effect
 unless Senate Bill No. or House Bill No. 5008(request no.
 00420'07) of the 94th Legislature is enacted into law.