SENATE BILL No. 764

September 12, 2007, Introduced by Senator BRATER and referred to the Committee on Finance.

A bill to amend 1933 PA 167, entitled

"General sales tax act,"

by amending sections 2 and 6a (MCL 205.52 and 205.56a), section 2 as amended by 2004 PA 173 and section 6a as amended by 1993 PA 325.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 2. (1) Except as provided in section 2a, there is levied 2 upon and there shall be collected from all persons engaged in the 3 business of making sales at retail, by which ownership of tangible personal property is transferred for consideration, an annual tax 4 5 for the privilege of engaging in that business equal to 6%, of the 6 gross proceeds of the business, plus the penalty and interest if 7 applicable as provided by law, less deductions allowed by this act.

(2) The tax under subsection (1) also applies to the following:

(a) The transmission and distribution of electricity, whether

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the electricity is purchased from the delivering utility or from
 another provider, if the sale is made to the consumer or user of
 the electricity for consumption or use rather than for resale.

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4 (b) The sale of a prepaid telephone calling card or a prepaid
5 authorization number OR CODE for telephone use, rather than for
6 resale, including the reauthorization of a prepaid telephone
7 calling card or a prepaid authorization number OR CODE.

8 (c) A conditional sale, installment lease sale, or other
9 transfer of property, if title is retained as security for the
10 purchase but is intended to be transferred later.

11 (3) Any person engaged in the business of making sales at 12 retail who is at the same time engaged in some other kind of 13 business, occupation, or profession not taxable under this act 14 shall keep books to show separately the transactions used in 15 determining the tax levied by this act. If the person fails to keep separate books, there shall be levied upon him or her the tax 16 17 provided for in subsection (1) equal to 6% of the entire gross 18 proceeds of both or all of his or her businesses. The taxes levied 19 by this section are a personal obligation of the taxpayer.

(4) A meal provided free of charge or at a reduced rate to an
employee during work hours by a food service establishment licensed
by the Michigan department of agriculture for the convenience of
the employer is not considered transferred for consideration.

Sec. 6a. (1) At the time of purchase or shipment from a refiner, pipeline terminal operator, or marine terminal operator, a purchaser or receiver of gasoline shall prepay a portion of the tax imposed by this act at the rate provided in this section to the

refiner, pipeline terminal operator, or marine terminal operator 1 2 for the purchase or receipt of gasoline. If the purchase or receipt 3 of gasoline is made outside this state for shipment into and 4 subsequent sale within this state, the purchaser or receiver, other 5 than a refiner, pipeline terminal operator, or marine terminal 6 operator, shall make the prepayment required by this section directly to the department. Prepayments shall be made at a cents 7 per gallon rate determined by the department and shall be based on 8 9 6% of the statewide average retail price of a gallon of self-serve 10 unleaded regular gasoline as determined and certified by the 11 department rounded up to the nearest 1/10 of 1 cent. A person who 12 makes prepayments direct to the department shall make those 13 prepayments according to the schedule in subsection (5).

14 (2) The rate of prepayment applied pursuant to subsection (1)
15 shall be determined every 6 months by the department unless the
16 department certifies that the change in the statewide average
17 retail price of a gallon of self-serve unleaded regular gasoline
18 has been less than 10% during the 6-month period. However, the rate
19 shall be determined not less than annually.

20 (3) A person subject to tax under this act who makes prepayment to another person as required by this section may claim 21 an estimated prepayment credit on its regular monthly return filed 22 23 pursuant to section 6. The credit shall be for prepayments made 24 during the month for which the return is required and shall be 25 based upon the difference between prepayments made in the 26 immediately preceding month and collections of prepaid tax received from sales or transfers. A sale or transfer for which collection of 27

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prepaid tax is due the taxpayer is subject to a bad debt deduction 1 under section 4i, whether or not the sale or transfer is a sale at 2 3 retail. The credit shall not be reduced because of actual 4 shrinkage. A taxpayer who does not, in the ordinary course of 5 business sell gasoline in each month of the year, may, with the 6 approval of the department, base the initial prepayment deduction in each tax year on prepayments made in a month other than the 7 immediately preceding month. Estimated prepayment credits claimed 8 9 with the return due in January 1984 shall be based on the 10 taxpayer's retail sales of gasoline in December 1983. The 11 difference in actual prepayments shall be reconciled on the annual 12 return in accordance with procedures prescribed by the department.

13 (4) At the option of the taxpayer the estimated prepayment 14 credit may be claimed on the return required to be filed under Act 15 No. 150 of the Public Acts of 1927, being sections 207.101 to 16 207.202 of the Michigan Compiled Laws THE MOTOR FUEL TAX ACT, 2000 17 PA 403, MCL 207.1001 TO 207.1170, instead of a claim for the credit 18 on the return required to be filed under section 6. Prepayments 19 claimed on the motor fuel tax return shall be based on the 20 difference in the prepayments made in the immediately preceding 21 month and collections of prepaid tax received from sales or 22 transfer and shall be for prepayments made in the month in which 23 the return is due. A taxpayer electing an option under this 24 subsection shall be entitled to a deduction under section 4i as permitted by subsection (3). Amounts credited pursuant to this 25 26 section shall not be deducted from amounts required to be credited 27 to the Michigan transportation fund pursuant to section 18b of Act

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No. 150 of the Public Acts of 1927, being section 207.118b of the
 Michigan Compiled Laws 143 OF THE MOTOR FUEL TAX ACT, 2000 PA 403,
 MCL 207.1143. The department may establish procedures for the
 election of claims under subsection (3) and this subsection to
 avoid duplication of claims.

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6 (5) Notwithstanding the other provisions for the payment and
7 remitting of tax due under this act, a refiner, pipeline terminal
8 operator, or marine terminal operator shall account for and remit
9 to the department the prepayments received pursuant to this section
10 in accordance with the following schedule:

(a) On or before the twenty-fifth of each month, prepayments
received after the end of the preceding month and before the
sixteenth of the month in which the prepayments are made.

14 (b) On or before the tenth of each month, payments received15 after the fifteenth and before the end of the preceding month.

16 (6) A refiner, pipeline terminal operator, or marine terminal 17 operator who fails to remit prepayments made by a purchaser or 18 receiver of gasoline is subject to the penalties provided by Act 19 No. 122 of the Public Acts of 1941, being sections 205.1 to 205.31 20 of the Michigan Compiled Laws 1941 PA 122, MCL 205.1 TO 205.31.

(7) The refiner, pipeline terminal operator, or marine
terminal operator shall not receive a deduction under section 4 for
receiving and remitting prepayments from a purchaser or receiver
pursuant to this section.

(8) The purchaser or receiver of gasoline who makes
prepayments is not subject to further liability for the amount of
the prepayment if the refiner, pipeline terminal operator, or

1 marine terminal operator fails to remit the prepayment.

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(9) As used in this section:

3 (a) "Marine terminal operator" means a person who stores
4 gasoline at a boat terminal transfer defined as a dock, a tank, or
5 equipment contiguous to a dock or a tank, including equipment used
6 in the unloading of gasoline from a ship and in transferring the
7 gasoline to a tank pending wholesale bulk reshipment.

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8 (b) "Pipeline terminal operator" means a person who stores
9 gasoline in tanks and equipment used in receiving and storing
10 gasoline from interstate and intrastate pipelines pending wholesale
11 bulk reshipment.

12 (c) "Purchase" or "shipment" does not include an exchange of 13 gasoline, or an exchange transaction, between refiners, pipeline 14 terminal operators, or marine terminal operators.

15 (d) "Refiner" means a person who manufactures or produces 16 gasoline by any process involving substantially more than the 17 blending of gasoline.