SENATE BILL No. 1376

June 12, 2008, Introduced by Senators SANBORN, OLSHOVE, SWITALSKI, GILBERT, RICHARDVILLE and ALLEN and referred to the Committee on Economic Development and Regulatory Reform.

A bill to amend 1974 PA 198, entitled

"An act to provide for the establishment of plant rehabilitation districts and industrial development districts in local governmental units; to provide for the exemption from certain taxes; to levy and collect a specific tax upon the owners of certain facilities; to impose and provide for the disposition of an administrative fee; to provide for the disposition of the tax; to provide for the obtaining and transferring of an exemption certificate and to prescribe the contents of those certificates; to prescribe the powers and duties of the state tax commission and certain officers of local governmental units; and to provide penalties, "

by amending section 2 (MCL 207.552), as amended by 2007 PA 146.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2. (1) "Commission" means the state tax commission

created by 1927 PA 360, MCL 209.101 to 209.107.

(2) "Facility" means either a replacement facility, a new facility, or, if applicable by its usage, a speculative building.

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(3) "Replacement facility" means 1 of the following:

(a) In the case of a replacement or restoration that occurs on
the same or contiguous land as that which is replaced or restored,
industrial property that is or is to be acquired, constructed,
altered, or installed for the purpose of replacement or restoration
of obsolete industrial property together with any part of the old
altered property that remains for use as industrial property after
the replacement, restoration, or alteration.

9 (b) In the case of construction on vacant noncontiguous land, 10 property that is or will be used as industrial property that is or 11 is to be acquired, constructed, transferred, or installed for the purpose of being substituted for obsolete industrial property if 12 13 the obsolete industrial property is situated in a plant 14 rehabilitation district in the same city, village, or township as the land on which the facility is or is to be constructed and 15 includes the obsolete industrial property itself until the time as 16 17 the substituted facility is completed.

18 (4) "New facility" means new industrial property other than a
19 replacement facility to be built in a plant rehabilitation district
20 or industrial development district.

(5) "Local governmental unit" means a city, village, ortownship located in this state.

(6) "Industrial property" means land improvements, buildings,
structures, and other real property, and machinery, equipment,
furniture, and fixtures or any part or accessory whether completed
or in the process of construction comprising an integrated whole,
the primary purpose and use of which is the engaging in a high-

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technology activity, operation of a strategic response center, 1 2 operation of a motorsports entertainment complex, operation of a logistical optimization center, operation of qualified commercial 3 4 activity, the manufacture of goods or materials, creation or synthesis of biodiesel fuel, or the processing of goods and 5 6 materials by physical or chemical change; property acquired, 7 constructed, altered, or installed due to the passage of proposal A in 1976; the operation of a hydro-electric dam by a private company 8 9 other than a public utility; or agricultural processing facilities. 10 Industrial property includes facilities related to a manufacturing 11 operation under the same ownership, including, but not limited to, 12 office, engineering, research and development, warehousing, or parts distribution facilities. Industrial property also includes 13 14 research and development laboratories of companies other than those companies that manufacture the products developed from their 15 research activities and research development laboratories of a 16 17 manufacturing company that are unrelated to the products of the 18 company. For applications approved by the legislative body of a 19 local governmental unit between June 30, 1999 and December 31, 20 2007, industrial property also includes an electric generating 21 plant that is not owned by a local unit of government, including, 22 but not limited to, an electric generating plant fueled by biomass. 23 Industrial property also includes convention and trade centers over 250,000 100,000 square feet in size. Industrial property also 24 25 includes a federal reserve bank operating under 12 USC 341, located 26 in a city with a population of 750,000 or more. Industrial property 27 may be owned or leased. However, in the case of leased property,

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1 the lessee is liable for payment of ad valorem property taxes and 2 shall furnish proof of that liability. Industrial property does not 3 include any of the following:

4 (a) Land.

5 (b) Property of a public utility other than an electric
6 generating plant that is not owned by a local unit of government
7 and for which an application was approved by the legislative body
8 of a local governmental unit between June 30, 1999 and December 31,
9 2007.

10 (c) Inventory.

11 (7) "Obsolete industrial property" means industrial property
12 the condition of which is substantially less than an economically
13 efficient functional condition.

14 (8) "Economically efficient functional condition" means a 15 state or condition of property the desirability and usefulness of 16 which is not impaired due to changes in design, construction, 17 technology, or improved production processes, or from external 18 influencing factors that make the property less desirable and 19 valuable for continued use.

20 (9) "Research and development laboratories" means building and 21 structures, including the machinery, equipment, furniture, and 22 fixtures located in the building or structure, used or to be used 23 for research or experimental purposes that would be considered 24 qualified research as that term is used in section 41 of the internal revenue code, 26 USC 41, except that qualified research 25 26 also includes qualified research funded by grant, contract, or 27 otherwise by another person or governmental entity.

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1 (10) "Manufacture of goods or materials" or "processing of 2 goods or materials" means any type of operation that would be 3 conducted by an entity included in the classifications provided by 4 sector 31-33 - manufacturing, of the North American industry 5 classification system, United States, 1997, published by the office 6 of management and budget, regardless of whether the entity 7 conducting that operation is included in that manual.

8 (11) "High-technology activity" means that term as defined in
9 section 3 of the Michigan economic growth authority act, 1995 PA
10 24, MCL 207.803.

(12) "Logistical optimization center" means a sorting and distribution center that supports a private passenger motor vehicle assembly center and its manufacturing process for the purpose of optimizing transportation, just-in-time inventory management, and material handling, and to which all of the following apply:

16 (a) The sorting and distribution center is within 2 miles of a
17 private passenger motor vehicle assembly center that, together with
18 supporting facilities, contains at least 800,000 square feet.

19 (b) The sorting and distribution center contains at least20 950,000 square feet.

(c) The sorting and distribution center has applied for an
industrial facilities exemption certificate after June 30, 2005 and
before January 1, 2006.

(d) The private passenger motor vehicle assembly center is
located on land conditionally transferred by a township with a
population of more than 25,000 under 1984 PA 425, MCL 124.21 to
124.30, to a city with a population of more than 100,000 that

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levies an income tax under the city income tax act, 1964 PA 284,
 MCL 141.501 to 141.787.

3 (13) "Commercial property" means that term as defined in
4 section 2 of the obsolete property rehabilitation act, 2000 PA 146,
5 MCL 125.2782.

6 (14) "Qualified commercial activity" means commercial property7 that meets all of the following:

8 (a) An application for an exemption certificate approved by
9 the local governmental unit is filed for approval by the state tax
10 commission not later than April 30, 2006.

(b) At least 90% of the property, excluding the surrounding green space, is used for warehousing, distribution, and logistics purposes that provide food for institutional, restaurant, hospital, or hotel customers.

15 (c) Is located within a village and is within 15 miles of a16 Michigan state border.

17 (d) Occupies 1 or more buildings or structures that together18 are greater than 300,000 square feet in size.

19 (15) "Motorsports entertainment complex" means a closed-course
20 motorsports facility, and its ancillary grounds and facilities,
21 that satisfies all of the following:

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(a) Has at least 70,000 fixed seats for race patrons.

(b) Has at least 6 scheduled days of motorsports events each
calendar year, at least 2 of which shall be comparable to nascar
nextel cup events held in 2007 or their successor events.

26 (c) Serves food and beverages at the facility during27 sanctioned events each calendar year through concession outlets, a

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1 majority of which are staffed by individuals who represent or are 2 members of 1 or more nonprofit civic or charitable organizations 3 that directly financially benefit from the concession outlets' 4 sales.

5 (d) Engages in tourism promotion.

6 (e) Has permanent exhibitions of motorsports history, events,7 or vehicles.