HOUSE SUBSTITUTE FOR

SENATE BILL NO. 563

A bill to amend 1893 PA 206, entitled

"The general property tax act,"

by amending section 9 (MCL 211.9), as amended by 2008 PA 337.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 9. (1) The following personal property, and real property
 described in subdivision (j) (i), is exempt from taxation:

(a) The personal property of charitable, educational, and
scientific institutions incorporated under the laws of this state.
This exemption does not apply to secret or fraternal societies, but
the personal property of all charitable homes of secret or
fraternal societies and nonprofit corporations that own and operate
facilities for the aged and chronically ill in which the net income
from the operation of the nonprofit corporations or secret or

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fraternal societies does not inure to the benefit of a person other
 than the residents is exempt.

3 (b) The property of all library associations, circulating
4 libraries, libraries of reference, and reading rooms owned or
5 supported by the public and not used for gain.

6 (c) The property of posts of the grand army of the republic,
7 sons of veterans' unions, and of the women's relief corps connected
8 with them, of young men's Christian associations, women's Christian
9 temperance union associations, young people's Christian unions, a
10 boy or girl scout or camp fire girls organization, 4-H clubs, and
11 other similar associations.

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(d) Pensions receivable from the United States.

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(e) The property of Indians who are not citizens.

14 (f) The personal property owned and used by a householder such as customary furniture, fixtures, provisions, fuel, and other 15 16 similar equipment, wearing apparel including personal jewelry, 17 family pictures, school books, library books of reference, and 18 allied items. Personal property is not exempt under this 19 subdivision if it is used to produce income, if it is held for 20 speculative investment, or if it constitutes an inventory of goods 21 for sale in the regular course of trade.

(g) Household furnishings, provisions, and fuel of not more than \$5,000.00 in taxable value, of each social or professional fraternity, sorority, and student cooperative house recognized by the educational institution at which it is located.

26 (h) The working tools of a mechanic of not more than \$500.0027 in taxable value. "Mechanic", as used in this subdivision, means a

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person skilled in a trade pertaining to a craft or in the
 construction or repair of machinery if the person's employment by
 others is dependent on his or her furnishing the tools.

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(i) Fire engines and other implements used in extinguishing fires owned or used by an organized or independent fire company.

(j) Property actually used in agricultural operations and farm 6 implements held for sale or resale by retail servicing dealers for 7 use in agricultural production. As used in this subdivision, 8 "agricultural operations" means farming in all its branches, 9 including cultivation of the soil, growing and harvesting of an 10 11 agricultural, horticultural, or floricultural commodity, dairying, 12 raising of livestock, bees, fur-bearing animals, or poultry, turf 13 and tree farming, raising and harvesting of fish, collecting, 14 evaporating, and preparing maple syrup if the owner of the property has \$25,000.00 or less in annual gross wholesale sales, and any 15 practices performed by a farmer or on a farm as an incident to, or 16 17 in conjunction with, farming operations, but excluding retail sales and food processing operations. Property used in agricultural 18 19 operations includes all of the following:

20 (i) A methane digester and a methane digester electric
21 generating system if the person claiming the exemption complies
22 with all of the following:

(A) After the construction of the methane digester or the methane digester electric generating system is completed, the person claiming the exemption submits to the local tax collecting unit an application for the exemption and a copy of certification from the department of agriculture that it has verified that the

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1 farm operation on which the methane digester or methane digester 2 electric generating system is located is in compliance with the appropriate system of the Michigan agriculture environmental 3 4 assurance program in the year immediately preceding the year in which the affidavit is submitted. Three years after an application 5 6 for exemption is approved and every 3 years thereafter, the person claiming the exemption shall submit to the local tax collecting 7 unit an affidavit attesting that the department of agriculture has 8 9 verified that the farm operation on which the methane digester or 10 methane digester electric generating system is located is in 11 compliance with the appropriate system of the Michigan agriculture 12 environmental assurance program. The application for the exemption 13 under this subparagraph shall be in a form prescribed by the 14 department of treasury and shall be provided to the person claiming the exemption by the local tax collecting unit. 15

(B) When the application is submitted to the local tax 16 17 collecting unit, the person claiming the exemption also submits 18 certification provided by the department of environmental quality 19 that he or she is not currently being investigated for a violation 20 of part 31 of the natural resources and environmental protection 21 act, 1994 PA 451, MCL 324.3101 to 324.3133, that within a 3-year 22 period immediately preceding the date the application is submitted 23 to the local tax collecting unit, he or she has not been found 24 guilty of a criminal violation under part 31 of the natural 25 resources and environmental protection act, 1994 PA 451, MCL 26 324.3101 to 324.3133, and that within a 1-year period immediately 27 preceding the date the application is submitted to the local tax

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collecting unit, he or she has not been found responsible for a
 civil violation that resulted in a civil fine of \$10,000.00 or more
 under part 31 of the natural resources and environmental protection
 act, 1994 PA 451, MCL 324.3101 to 324.3133.

5 (C) The person claiming an exemption cooperates by allowing access for not more than 2 universities to collect information 6 regarding the effectiveness of the methane digester and the methane 7 digester electric generating system in generating electricity and 8 9 processing animal waste and production area waste. Information 10 collected under this sub-subparagraph shall not be provided to the 11 public in a manner that would identify the owner of the methane 12 digester or the methane digester electric generating system or the 13 farm operation on which the methane digester or the methane 14 digester electric generating system is located. The identity of the owner of the methane digester or the methane digester electric 15 generating system and the identity of the owner and location of the 16 17 farm operation on which the methane digester or the methane 18 digester electric generating system is located are exempt from 19 disclosure under the freedom of information act, 1976 PA 442, MCL 20 15.231 to 15.246. As used in this sub-subparagraph, "university" 21 means a public 4-year institution of higher education created under 22 article VIII of the state constitution of 1963.

(D) The person claiming the exemption ensures that the methane
digester and methane digester electric generating system are
operated under the specific supervision and control of persons
certified by the department of agriculture as properly qualified to
operate the methane digester, methane digester electric generating

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system, and related waste treatment and control facilities. The
 department of agriculture shall consult with the department of
 environmental quality and the Michigan state university cooperative
 extension service in developing the operator certification program.

(ii) A biomass gasification system. As used in this
subparagraph, "biomass gasification system" means apparatus and
equipment that thermally decomposes agricultural, food, or animal
waste at high temperatures and in an oxygen-free or a controlled
oxygen-restricted environment into a gaseous fuel and the equipment
used to generate electricity or heat from the gaseous fuel or store
the gaseous fuel for future generation of electricity or heat.

12 (iii) A thermal depolymerization system. As used in this 13 subparagraph, "thermal depolymerization system" means apparatus and 14 equipment that use heat to break down natural and synthetic 15 polymers and that can accept only organic waste.

16 (*iv*) Machinery that is capable of simultaneously harvesting 17 grain or other crops and biomass and machinery used for the purpose 18 of harvesting biomass. As used in this subparagraph, "biomass" 19 means crop residue used to produce energy or agricultural crops 20 grown specifically for the production of energy.

(v) Machinery used to prepare the crop for market operated incidental to a farming operation that does not substantially alter the form, shape, or substance of the crop and is limited to cleaning, cooling, washing, pitting, grading, sizing, sorting, drying, bagging, boxing, crating, and handling if not less than 33% of the volume of the crops processed in the year ending on the applicable tax day or in at least 3 of the immediately preceding 5

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years were grown by the farmer in Michigan who is the owner or user
 of the crop processing machinery.

(vi) MACHINERY USED TO INSTALL LAND TILE ON PROPERTY EXEMPT 3 4 UNDER SECTION 7EE AS QUALIFIED AGRICULTURAL PROPERTY. IF MACHINERY 5 IS USED TO INSTALL LAND TILE ON PROPERTY OTHER THAN QUALIFIED AGRICULTURAL PROPERTY, THAT MACHINERY IS EXEMPT ONLY TO THE EXTENT 6 THAT IT IS USED TO INSTALL LAND TILE ON QUALIFIED AGRICULTURAL 7 PROPERTY. A PERSON CLAIMING AN EXEMPTION UNDER THIS SECTION SHALL 8 INDICATE THE MACHINERY'S PERCENTAGE OF EXEMPT USE IN THE STATEMENT 9 SUBMITTED UNDER SECTION 19. AS USED IN THIS SUBPARAGRAPH, "LAND 10 11 TILE" MEANS FIRED CLAY OR PERFORATED PLASTIC TUBING USED AS PART OF 12 A SUBSURFACE DRAINAGE SYSTEM FOR LAND.

(vii) MACHINERY USED TO INSTALL OR IMPLEMENT SOIL AND WATER 13 14 CONSERVATION TECHNIQUES ON PROPERTY EXEMPT UNDER SECTION 7EE AS OUALIFIED AGRICULTURAL PROPERTY. IF MACHINERY IS USED TO INSTALL OR 15 IMPLEMENT SOIL AND WATER CONSERVATION TECHNIQUES ON PROPERTY OTHER 16 THAN QUALIFIED AGRICULTURAL PROPERTY, THAT MACHINERY IS EXEMPT ONLY 17 TO THE EXTENT THAT IT IS USED TO INSTALL OR IMPLEMENT SOIL AND 18 19 WATER CONSERVATION TECHNIQUES ON QUALIFIED AGRICULTURAL PROPERTY. A 20 PERSON CLAIMING AN EXEMPTION UNDER THIS SECTION SHALL INDICATE THE 21 MACHINERY'S PERCENTAGE OF EXEMPT USE IN THE STATEMENT SUBMITTED 22 UNDER SECTION 19. AS USED IN THIS SUBPARAGRAPH, "SOIL AND WATER 23 CONSERVATION TECHNIQUES " MEANS TECHNIQUES FOR THE CONSERVATION OF 24 SOIL AND WATER DESCRIBED IN THE FIELD OFFICE TECHNICAL GUIDE PUBLISHED BY THE NATURAL RESOURCES CONSERVATION SERVICE OF THE 25 26 UNITED STATES DEPARTMENT OF AGRICULTURE.

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(k) Personal property of not more than \$500.00 in taxable

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value used by a householder in the operation of a business in the
 householder's dwelling or at 1 other location in the city,
 township, or village in which the householder resides.

4 (1) The products, materials, or goods processed or otherwise 5 and in whatever form, but expressly excepting alcoholic beverages, located in a public warehouse, United States customs port of entry 6 bonded warehouse, dock, or port facility on December 31 of each 7 year, if those products, materials, or goods are designated as in 8 9 transit to destinations outside this state pursuant to the 10 published tariffs of a railroad or common carrier by filing the 11 freight bill covering the products, materials, or goods with the agency designated by the tariffs, entitling the shipper to 12 transportation rate privileges. Products in a United States customs 13 14 port of entry bonded warehouse that arrived from another state or a 15 foreign country, whether awaiting shipment to another state or to a final destination within this state, are considered to be in 16 17 transit and temporarily at rest, and not subject to the collection of taxes under this act. To obtain an exemption for products, 18 19 materials, or goods under this subdivision, the owner shall file a 20 sworn statement with, and in the form required by, the assessing 21 officer of the tax district in which the warehouse, dock, or port 22 facility is located, at a time between the tax day, December 31, 23 and before the assessing officer closes the assessment rolls 24 describing the products, materials, or goods, and reporting their 25 cost and value as of December 31 of each year. The status of 26 persons and products, materials, or goods for which an exemption is 27 requested is determined as of December 31, which is the tax day.

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Any property located in a public warehouse, dock, or port facility 1 2 on December 31 of each year that is exempt from taxation under this subdivision but that is not shipped outside this state pursuant to 3 4 the particular tariff under which the transportation rate privilege 5 was established shall be assessed upon the immediately succeeding 6 or a subsequent assessment roll by the assessing officer and taxed at the same rate of taxation as other taxable property for the year 7 or years for which the property was exempted to the owner at the 8 9 time of the omission unless the owner or person entitled to 10 possession of the products, materials, or goods is a resident of, 11 or authorized to do business in, this state and files with the 12 assessing officer, with whom statements of taxable property are 13 required to be filed, a statement under oath that the products, 14 materials, or goods are not for sale or use in this state and will 15 be shipped to a point or points outside this state. If a person, 16 firm, or corporation claims exemption by filing a sworn statement, 17 the person, firm, or corporation shall append to the statement of 18 taxable property required to be filed in the immediately succeeding 19 year or, if a statement of taxable property is not filed for the 20 immediately succeeding year, to a sworn statement filed on a form 21 required by the assessing officer, a complete list of the property 22 for which the exemption was claimed with a statement of the manner 23 of shipment and of the point or points to which the products, 24 materials, or goods were shipped from the public warehouse, dock, 25 or port facility. The assessing officer shall assess the products, 26 materials, or goods not shipped to a point or points outside this 27 state upon the immediately succeeding assessment roll or on a

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subsequent assessment roll and the products, materials, or goods 1 2 shall be taxed at the same rate of taxation as other taxable 3 property for the year or years for which the property was exempted 4 to the owner at the time of the omission. The records, accounts, and books of warehouses, docks, or port facilities, individuals, 5 partnerships, corporations, owners, or those in possession of 6 7 tangible personal property shall be open to and available for inspection, examination, or auditing by assessing officers. A 8 warehouse, dock, port facility, individual, partnership, 9 10 corporation, owner, or person in possession of tangible personal 11 property shall report within 90 days after shipment of products, 12 materials, or goods in transit, for which an exemption under this section was claimed or granted, the destination of shipments or 13 14 parts of shipments and the cost value of those shipments or parts 15 of shipments to the assessing officer. A warehouse, dock, port facility, individual, partnership, corporation, or owner is subject 16 17 to a fine of \$100.00 for each failure to report the destination and 18 cost value of shipments or parts of shipments as required in this 19 subdivision. A person, firm, individual, partnership, corporation, 20 or owner failing to report products, materials, or goods located in 21 a warehouse, dock, or port facility to the assessing officer is 22 subject to a fine of \$100.00 and a penalty of 50% of the final 23 amount of taxes found to be assessable for the year on property not 24 reported, the assessable taxes and penalty to be spread on a 25 subsequent assessment roll in the same manner as general taxes on 26 personal property. For the purpose of this subdivision, a public 27 warehouse, dock, or port facility means a warehouse, dock, or port

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1 facility owned or operated by a person, firm, or corporation 2 engaged in the business of storing products, materials, or goods for hire for profit who issues a schedule of rates for storage of 3 4 the products, materials, or goods and who issues warehouse receipts pursuant to 1909 PA 303, MCL 443.50 to 443.55. A United States 5 6 customs port of entry bonded warehouse means a customs warehouse 7 within a classification designated by 19 CFR 19.1 and that is located in a port of entry, as defined by 19 CFR 101.1. A portion 8 9 of a public warehouse, United States customs port of entry bonded 10 warehouse, dock, or port facility leased to a tenant or a portion 11 of any premises owned or leased or operated by a consignor or 12 consignee or an affiliate or subsidiary of the consignor or 13 consignee is not a public warehouse, dock, or port facility.

14 (m) Personal property owned by a bank or trust company organized under the laws of this state, a national banking 15 16 association, or an incorporated bank holding company as defined in 17 section 1841 of the bank holding company act of 1956, 12 USC 1841, 18 that controls a bank, national banking association, trust company, 19 or industrial bank subsidiary located in this state. Buildings 20 owned by a state or national bank, trust company, or incorporated 21 bank holding company and situated upon real property that the state 22 or national bank, trust company, or incorporated bank holding 23 company is not the owner of the fee are considered real property and are not exempt under this section. Personal property owned by a 24 25 state or national bank, trust company, or incorporated bank holding 26 company that is leased, loaned, or otherwise made available to and 27 used by a private individual, association, or corporation in

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connection with a business conducted for profit is not exempt under
 this section.

(n) Farm products, processed or otherwise, the ultimate use of 3 4 which is for human or animal consumption as food, except wine, 5 beer, and other alcoholic beverages regularly placed in storage in a public warehouse, dock, or port facility while in storage are 6 considered in transit and only temporarily at rest and are not 7 subject to the collection of taxes under this act. The assessing 8 officer is the determining authority as to what constitutes, is 9 defined as, or classified as, farm products as used in this 10 11 subdivision. The records, accounts, and books of warehouses, docks, 12 or port facilities, individuals, partnerships, corporations, 13 owners, or those in possession of farm products shall be open to 14 and available for inspection, examination, or auditing by assessing officers. 15

(o) Sugar, in solid or liquid form, produced from sugar beets, 16 17 dried beet pulp, and beet molasses if owned or held by processors. 18 (p) The personal property of a parent cooperative preschool. 19 As used in this subdivision and section 7z, "parent cooperative 20 preschool" means a nonprofit, nondiscriminatory educational institution maintained as a community service and administered by 21 22 parents of children currently enrolled in the preschool, that 23 provides an educational and developmental program for children 24 younger than compulsory school age, that provides an educational program for parents, including active participation with children 25 26 in preschool activities, that is directed by qualified preschool 27 personnel, and that is licensed under 1973 PA 116, MCL 722.111 to

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1 722.128.

(q) All equipment used exclusively in wood harvesting, but not
including portable or stationary sawmills or other equipment used
in secondary processing operations. As used in this subdivision,
"wood harvesting" means clearing land for forest management
purposes, planting trees, all forms of cutting or chipping trees,
and loading trees on trucks for removal from the harvest area.

8 (r) Liquefied petroleum gas tanks located on residential or
9 agricultural property used to store liquefied petroleum gas for
10 residential or agricultural property use.

11 (s) Water conditioning systems used for a residential12 dwelling.

(t) For taxes levied after December 31, 2000, aircraft excepted from the registration provisions of the aeronautics code of the state of Michigan, 1945 PA 327, MCL 259.1 to 259.208, and all other aircraft operating under the provisions of a certificate issued under 14 CFR part 121, and all spare parts for such aircraft.

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(2) As used in this section:

20 (a) "Biogas" means a mixture of gases composed primarily of21 methane and carbon dioxide.

(b) "Methane digester" means a system designed to facilitate
the production, recovery, and storage of biogas from the anaerobic
microbial digestion of animal or food waste.

25 (c) "Methane digester electric generating system" means a
26 methane digester and the apparatus and equipment used to generate
27 electricity or heat from biogas or to store biogas for the future

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1 generation of electricity or heat.