SUBSTITUTE FOR

SENATE BILL NO. 696

A bill to amend 1867 PA 35, entitled "Nonprofit street railway act," by amending sections 13 and 15 (MCL 472.13 and 472.15), as amended

by 2008 PA 481.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 13. (1) A street railway may acquire, own, construct, 2 furnish, equip, complete, operate, improve, and maintain a street 3 railway system in and upon the streets and highways of a road 4 authority with the approval of the road authority, on terms and 5 conditions imposed by the road authority. The approval shall be 6 embodied in an operating license agreement by and among BETWEEN a street railway and each road authority with jurisdiction over 7 8 public streets and highways upon which the street railway operates

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1 or seeks to operate a street railway system, including, but not 2 limited to, a city, village, or township road authority located in 3 the city, village, or township in which the street railway system 4 operates or seeks to operate. The AN operating license agreement 5 shall include the terms and conditions for operation of the street railway system. AN OPERATING LICENSE AGREEMENT MAY REQUIRE THE 6 STREET RAILWAY TO PAY THE DIRECT ADMINISTRATIVE COSTS INCURRED BY 7 THE ROAD AUTHORITY IN ADMINISTERING THE OPERATING LICENSE 8 AGREEMENT. AN OPERATING LICENSE AGREEMENT SHALL NOT REQUIRE A 9 STREET RAILWAY TO ACQUIRE, ACCEPT RESPONSIBILITY FOR, OR OBLIGATE 10 11 ITSELF TO ASSUME LIABILITY FOR OR PAY FOR ANY LEGACY COSTS OF A 12 PUBLIC TRANSPORTATION PROVIDER. Before approving an-A PROPOSED 13 **OPERATING LICENSE** agreement, a road authority shall hold a public 14 hearing on the proposed operating license agreement. The hearing shall be held in the city, village, or township in which the street 15 16 railway seeks to operate a street railway system and shall be held 17 in compliance with the open meetings act, 1976 PA 267, MCL 15.261 18 to 15.275. Notice of the public hearing shall be provided not less 19 than 20 days before the date of the hearing. One or more road 20 authorities may conduct a joint public hearing under this section. 21 At a public hearing, a street railway and a road authority may 22 present information regarding the proposed operating licensing 23 agreement. as the street railway or the road authority deems 24 appropriate. When operating in and upon the streets and highways of 25 a road authority, a street railway is subject to rules, 26 regulations, or ordinances imposed by the road authority. A street 27 railway shall not construct any A street railway system in and upon

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the streets and highways of a road authority until the street 1 2 railway accepts in writing any terms and conditions imposed by the road authority, the operating license agreement is approved under 3 4 this section, and the agreement is filed with each road authority 5 with jurisdiction over public streets and highways upon which the 6 street railway will operate. A road authority has the power in its discretion to MAY approve or disapprove an operating license 7 agreement. A decision of a road authority regarding an operating 8 license agreement shall be IS final and binding upon a street 9 10 railway and other interested persons. The street railway shall pay 11 the A road authority for all of the road authority's costs incurred in constructing the street railway system, mitigating the impact of 12 13 the street railway system on road users, the environment, and the 14 surrounding neighborhoods, and modifying the streets or highways 15 impacted by construction of the street railway system, AS PROVIDED IN THE OPERATING LICENSE AGREEMENT. AS A CONDITION TO OBTAINING OR 16 HOLDING AN OPERATING LICENSE AGREEMENT, A ROAD AUTHORITY SHALL NOT 17 REQUIRE A STREET RAILWAY TO OBTAIN ANY OTHER LICENSE OR FRANCHISE, 18 19 ASSESS ANY OTHER FEE OR CHARGE, OR IMPOSE ANY OTHER LICENSING, REGULATORY, OR FRANCHISE REQUIREMENT, INCLUDING A PROVISION 20 REGULATING SCHEDULES OR FARES OF A STREET RAILWAY, UNLESS EXPRESSLY 21 22 AUTHORIZED UNDER THIS ACT.

(2) A street railway may acquire, own, construct, furnish,
equip, complete, operate, improve, AND maintain a street railway
system upon public or private rights of way, and obtain easements
when necessary for a street railway to acquire and use private
property for acquiring, owning, constructing, furnishing,

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equipping, completing, operating, improving, and maintaining a
 street railway system.

(3) After a road authority consents to the acquiring, owning, 3 4 constructing, furnishing, equipping, completing, operating, improving, and maintaining of a street railway system on the 5 streets or highways of the road authority or grants a right or 6 privilege to the street railway by entering into an operating 7 license agreement with the street railway, the road authority may 8 not revoke the consent or deprive the street railway of the rights 9 and privileges conferred without affording the street railway 10 11 procedural due process of law if and to the extent provided in the operating license agreement. for the street railway. 12

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(4) A street railway may do 1 or more of the following:

(a) Acquire by gift, devise, transfer, exchange, purchase,
lease, or otherwise on terms and conditions and in a manner the
street railway considers proper property or rights or interests in
property relating to the operation of the street railway or street
railway system.

19 (b) Take, transport, or carry and convey persons INDIVIDUALS 20 and property on a street railway system and receive just and fair 21 compensation from users of the street railway system for that 22 purpose.

(c) Erect and maintain all necessary and convenient buildings,
structures, stations, depots, fixtures, and machinery for the
accommodation and use of persons INDIVIDUALS and property
transported by the street railway.

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(d) Regulate the time and manner in which persons INDIVIDUALS

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and property may be ARE transported by the street railway and fares
 or other compensation may be ARE paid for that purpose. A street
 railway may charge just and fair compensation for the use of its
 street railway system.

(e) Borrow money and issue bonds and notes for any
indebtedness incurred and may mortgage their street railway
property and rights to secure the payment of bonds, notes, money
borrowed, and any and all debts and liabilities which INCURRED BY
the street railway. may incur. A street railway shall not use tax
increments to repay bonds and notes.

(f) Transfer a street railway system to a public entity operating a public transportation system, WITH THE CONSENT OF THE PUBLIC ENTITY, if the transfer is authorized by a law enacted after the effective date of the amendatory act that added section 21.JANUARY 12, 2009.

16 (5) AS USED IN THIS SECTION, "PUBLIC TRANSPORTATION PROVIDER"
17 MEANS THAT TERM AS DEFINED IN SECTION 2 OF THE REGIONAL TRANSIT
18 AUTHORITY ACT, 2012 PA 387, MCL 124.542.

Sec. 15. (1) Subject to applicable law and applicable regulations of this state, a city, a township, or a village, a street railway may generate, store, transmit, distribute, dispense, furnish, or use electricity and electric power for use or consumption by the street railway and the street railway system.
(2) If a FOR A STREET RAILWAY THAT CONSTRUCTS, EXPANDS, OR

25 MODIFIES A STREET RAILWAY SYSTEM OUTSIDE OF A QUALIFIED CITY, IF
26 THE street railway requests a public utility to modify or relocate
27 facilities of the public utility that lie within a public street or

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1 highway right of way, or if, in response to the construction, 2 expansion, or modification of a street railway system a public 3 utility determines that the public utility should modify or 4 relocate the public utility's facilities, consistent with law, 5 regulation, or good SOUND utility practice and unless the street 6 railway and the public utility agree otherwise, the street railway shall pay all costs of the relocation and modification of the 7 facilities to the public utility. 8

9 (3) A STREET RAILWAY THAT CONSTRUCTS, EXPANDS, OR MODIFIES A STREET RAILWAY SYSTEM IN A QUALIFIED CITY SHALL PROTECT AND KEEP IN 10 11 PLACE THE FACILITIES OF A PUBLIC UTILITY AFFECTED BY THE 12 CONSTRUCTION, EXPANSION, OR MODIFICATION OF THE STREET RAILWAY SYSTEM IN A PUBLIC HIGHWAY, STREET, OR RIGHT-OF-WAY UNLESS SOUND 13 14 UTILITY PRACTICE REQUIRES MODIFICATION OR RELOCATION OF THE FACILITIES. IF SOUND UTILITY PRACTICE REQUIRES MODIFICATION OR 15 RELOCATION OF THE FACILITIES, THE STREET RAILWAY SHALL PAY THE COST 16 17 OF THE MODIFICATION OR RELOCATION, UNLESS 1 OR BOTH OF THE FOLLOWING APPLY: 18

(A) MODIFICATION OR RELOCATION OF THE PUBLIC UTILITY'S
FACILITIES IS REQUIRED BECAUSE THE FACILITIES ARE AT AN
UNAUTHORIZED LOCATION IN THE PUBLIC HIGHWAY, STREET, OR RIGHT-OFWAY. IF THE FACILITIES ARE LOCATED ANYWHERE IN A PUBLIC HIGHWAY,
STREET, OR RIGHT-OF-WAY, THERE IS A REBUTTABLE PRESUMPTION THAT THE
PUBLIC UTILITY'S FACILITIES ARE AT AN AUTHORIZED LOCATION IN THE
PUBLIC HIGHWAY, STREET, OR RIGHT-OF-WAY.

26 (B) THE STREET RAILWAY AND THE PUBLIC UTILITY AGREE TO AN
27 ALTERNATIVE COST ALLOCATION.

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1 (4) NOTWITHSTANDING SUBSECTION (3), A QUALIFIED CITY AND A 2 STREET RAILWAY MAY AGREE THAT THE STREET RAILWAY PAY THE COST OF 3 MODIFYING OR RELOCATING A PUBLIC UTILITY'S FACILITIES IN THE 4 QUALIFIED CITY IF THE MODIFICATION OR RELOCATION IS REQUIRED BY THE 5 MODIFICATION OR RELOCATION OF A STREET RAILWAY SYSTEM BY THE STREET 6 RAILWAY IN A PUBLIC HIGHWAY, STREET, OR RIGHT-OF-WAY IN THE 7 QUALIFIED CITY.

8 (5) THE PROPERTY OF A STREET RAILWAY AND ITS INCOME AND
9 OPERATIONS ARE EXEMPT FROM ALL TAXATION BY THIS STATE OR A
10 POLITICAL SUBDIVISION OF THIS STATE.

(6) A PUBLIC UTILITY OR A STREET RAILWAY MAY BRING AN ACTION
 IN CIRCUIT COURT TO ENFORCE THE PROVISIONS OF THIS SECTION. THIS
 REMEDY IS IN ADDITION TO ANY OTHER REMEDY THAT MAY EXIST AT LAW.

14 (7) AS USED IN THIS SECTION:

(A) "PUBLIC UTILITY" INCLUDES A PROVIDER OF COMMUNICATIONS,
DATA, CABLE TELEVISION, ELECTRICITY, HEAT, NATURAL OR MANUFACTURED
GAS, STEAM, SEWAGE, VIDEO, WATER, OR OTHER SIMILAR SERVICES. PUBLIC
UTILITY ALSO INCLUDES A TELECOMMUNICATIONS PROVIDER AND A VIDEO
SERVICE PROVIDER.

(B) "QUALIFIED CITY" MEANS A CITY THAT HAS INCORPORATED AN
AUTHORITY UNDER THE MUNICIPAL LIGHTING AUTHORITY ACT, 2012 PA 392,
MCL 123.1261 TO 123.1295.

(C) "TELECOMMUNICATIONS PROVIDER" MEANS THAT TERM AS DEFINED
IN SECTION 102 OF THE MICHIGAN TELECOMMUNICATIONS ACT, 1991 PA 179,
MCL 484.2102.

26 (D) "VIDEO SERVICE PROVIDER" MEANS THAT TERM AS DEFINED IN
27 SECTION 1 OF THE UNIFORM VIDEO SERVICES LOCAL FRANCHISE ACT, 2006

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1 PA 480, MCL 484.3301.