

## **HOUSE BILL No. 4120**

February 2, 1993, Introduced by Reps. Dolan, Alley, Gire, Gubow, Dalman, Bullard, Bender, Stallworth, Jaye, Middleton, Vorva, Ciaramitaro, Gernaat, Dobb, McBryde, Brackenridge, Gilmer, Bobier, Brown, Stille and Pitoniak and referred to the Committee on Civil Rights and Women's Issues.

A bill to amend section 8 of Act No. 230 of the Public Acts of 1972, entitled as amended "State construction code act of 1972,"
as amended by Act No. 135 of the Public Acts of 1989, being sec-

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

tion 125.1508 of the Michigan Compiled Laws.

- Section 1. Section 8 of Act No. 230 of the Public Acts of 2 1972, as amended by Act No. 135 of the Public Acts of 1989, being 3 section 125.1508 of the Michigan Compiled Laws, is amended to 4 read as follows:
- Sec. 8. (1) This act and the code are applicable. APPLY 6 throughout the state, except that a governmental subdivision may 7 elect to exempt itself from certain parts of this act and the 8 code by adopting and enforcing a nationally recognized model
- 9 building code or other nationally recognized model codes. It

1 -shall IS not -be- necessary for a governmental subdivision to 2 elect to exempt itself from every part of the code promulgated by 3 the commission in order to preserve its exemption election as to 4 1 or more nationally recognized model codes. A governmental sub-5 division may make this election by the passage of an ordinance 6 adopting by reference or otherwise without amendment a nationally 7 recognized model building code or other nationally recognized 8 model codes. A county ordinance adopted pursuant to this act 9 shall be adopted by the county board of commissioners and shall 10 be signed by the chairperson of the county board of commissioners 11 and certified by the county clerk. A governmental subdivision 12 -which- THAT elects not to be governed by certain parts of this 13 act and the code shall review and update its codes by amending 14 its ordinance at least once every 3 years by adopting without 15 amendment all changes to those codes and submitting a certified 16 copy of the amended ordinance to the commission. However, a gov-17 ernmental subdivision adopting nationally recognized model codes 18 may approve amendments to those codes by ordinance. The amend-19 ments shall become effective 90 days after passage of the ordi-20 nance and 90 days after a certified copy of the ordinance is 21 delivered to the commission, unless the commission determines 22 after a public hearing that the codes, as amended, do not ade-23 quately protect the health, safety, or welfare of the people of 24 the governmental subdivision, or that the amendments tend to 25 unnecessarily increase construction costs; -or- restrict the use 26 of new materials, products, or methods of construction; -or-27 provide preferential treatment to types or classes of materials,

- products, or methods of construction; or that the amendment obstructs—OBSTRUCT the substantive uniformity of building codes within a region or locality in the state.
- (2) Within 10 days after -the effective date of this 5 subsection DECEMBER 30, 1980, the executive director shall pro-6 vide a notice of intent form to all governmental subdivisions 7 administering and enforcing a nationally recognized model code. g This form shall set forth the date return receipt is required, q which date shall not be less than 60 days after receipt. 10 chief elected official of the governmental subdivision that 11 receives this notice shall indicate on the form the intention of 12 the governmental subdivision as to whether it shall continue to 13 administer and enforce its code and transmit this notice to the 14 executive director within the prescribed period. If a governmen-15 tal subdivision fails to submit a notice of intent to continue to 16 administer and enforce its code within the date set forth in the 17 notice, the executive director shall send a notice by registered 18 mail to the clerk of that governmental subdivision. The regis-19 tered notice shall indicate that the governmental subdivision 20 -shall have HAS 15 additional days in which to submit a notice 21 of intent to continue to administer and enforce its code. If the 22 governmental subdivision does not respond by the end of the 15 23 additional days, it shall be conclusively presumed that the gov-24 ernmental subdivision does not intend to continue to administer 25 and enforce its code, and the executive director shall assume the 26 responsibility for administering and enforcing this act and the 27 code in that governmental subdivision, unless the county within

- 1 which that governmental subdivision is located has submitted a
- 2 notice of intent to continue to administer and enforce this act
- 3 and the code. Governmental subdivisions may provide by agreement
- 4 for joint enforcement of another nationally recognized model code
- 5 adopted pursuant to subsection (1).
- 6 (3) A county -which THAT was administering and enforcing
- 7 this act and the code pursuant to section 9(1) on December 30,
- 8 1980, and has submitted a notice of intent to continue to admin-
- 9 ister and enforce the code to the executive director pursuant to
- 10 section 9, after December 30, 1980, may exempt itself pursuant to
- 11 subsection (1) by the passage of an ordinance adopting by refer-
- 12 ence or otherwise without amendment a nationally recognized model
- 13 building code or other nationally recognized model codes.
- 14 However, that action shall not take effect until 90 days after
- 15 passage of an ordinance to that effect. Before the effective
- 16 date of this action and the effective date of the ordinance,
- 17 -the- A county -which- THAT proposes to adopt an ordinance to
- 18 this effect shall file the proposed ordinance for approval pursu-
- 19 ant to subsection (1) with the commission. The commission shall
- 20 review the proposed ordinance. If the commission does not
- 21 approve or disapprove the proposed ordinance within 90 days after
- 22 it is filed with the commission, the proposed ordinance shall be
- 23 considered approved unless the county grants the commission addi-
- 24 tional time to consider the proposed ordinance. The executive
- 25 director shall notify a county -which- THAT elects to exempt
- 26 itself pursuant to subsection (1) of all governmental
- 27 subdivisions within their jurisdiction that have not submitted a

inotice of intent to continue to administer and enforce its code.

2 It shall be IS the responsibility of that county to administer

3 and enforce that code for all of the governmental subdivisions

4 within the county which THAT have not submitted a notice of

5 intent to continue to administer and enforce its code within its

6 jurisdiction. A structure commenced under an effective code

7 shall be completed under that code. A county which THAT elects

8 to exempt itself in accordance with this subsection may exercise

9 the option to administer and enforce this act and the code pursu
10 ant to section 9(1). However, the exercise of this election to

11 administer and enforce this act and the code shall not take

12 effect until 6 months after passage of an ordinance to that

13 effect.

(4) A governmental subdivision which—THAT has elected to 15 assume responsibility for the administration and enforcement of 16 this act and the code, and has submitted a notice of intent to 17 continue to administer and enforce the code to the executive 18 director pursuant to section 9, after December 30, 1980, may 19 reverse that election and exempt itself pursuant to subsection 20 (1) by the passage of an ordinance adopting by reference or oth-21 erwise without amendment a nationally recognized model building 22 code or other nationally recognized model codes. However, that 23 action shall not take effect until 90 days after passage of an 24 ordinance to that effect. Before the effective date of this 25 action and the effective date of the ordinance, the A govern-26 mental subdivision which—THAT proposes to adopt an ordinance to 27 this effect shall file the proposed ordinance for approval

- 1 pursuant to subsection (1) with the commission. The commission 2 shall review the proposed ordinance. If the commission does not
- 3 approve or disapprove the proposed ordinance within 90 days after
- 4 it is filed with the commission, the proposed ordinance shall be
- 5 considered approved unless the governmental subdivision grants
- 6 the commission additional time to consider the proposed
- 7 ordinance. A structure commenced under an effective code shall
- 8 be completed under that code. A governmental subdivision which
- 9 THAT elects to exempt itself in accordance with this subsection
- 10 may exercise the option to make itself subject to this act and
- 11 the code pursuant to section 9(1). However, the exercise of this
- 12 election to be subject to this act and the code shall not take
- 13 effect until 6 months after passage of an ordinance to that
- 14 effect.
- 15 (5) A governmental subdivision -which THAT has elected to
- 16 exempt itself pursuant to subsection (1) may reverse that elec-
- 17 tion, making itself subject to the act and the code. However,
- 18 that action shall not take effect until 60 days after passage of
- 19 an ordinance to that effect. A structure commenced under an
- 20 effective code shall be completed under that code. A governmen-
- 21 tal subdivision -which THAT elects to make itself subject to the
- 22 code in accordance with this subsection may exercise the option
- 23 to exempt itself pursuant to subsection (1) not later than 3
- 24 years -subsequent to AFTER its administration and enforcement of
- 25 the code. However, that exemption shall not take effect until 1
- 26 year after passage of an ordinance to that effect.

(6) A governmental subdivision -which THAT before 2 December 30, 1980, has not administered and enforced either this 3 act and the code or another nationally recognized model code may 4 elect to exempt itself from certain parts of this act and the 5 code pursuant to subsection (1) - by the passage of an ordi-6 nance to that effect. A governmental subdivision -which THAT 7 makes this election after December 30, 1980 shall submit, in 8 addition to the ordinance, an application to the commission for g approval to administer and enforce that code within its in jurisdiction. This application shall be made on the proper form 11 to be provided by the commission. The standards for approval 12 shall include, but not be limited to, the certification by the 13 governmental subdivision that the enforcing agency is qualified 14 by experience or training to administer and enforce that nation-15 ally recognized model code and all related acts and rules, that 16 agency personnel are provided as necessary, administrative serv-17 ices are provided, plan review services are provided, and timely 18 field inspection services shall be provided. The executive 19 director shall seek additional information if the executive 20 director considers it necessary. The commission shall render a 21 decision on the application for approval to administer and 22 enforce that code -which THAT has been adopted and transmit its 23 findings to that governmental subdivision within 90 days of 24 receipt of the application. The commission shall document its 25 reasons if the commission disapproves an application. A govern-26 mental subdivision - which THAT receives a disapproval may 27 resubmit its application for approval. Upon receipt of approval

- 1 from the commission for the administration and enforcement of
- 2 that adopted code, the governmental subdivision shall administer
- 3 and enforce that code within its jurisdiction pursuant to the
- 4 provisions of its approved application.
- 5 (7) The state construction code or any of its sections shall
- 6 -go into TAKE effect 6 months after the code's initial
- 7 promulgation. The 6-month delay does not apply to rules promul-
- 8 gated to implement sections 13a, 13b, 19, and 21 and the require-
- 9 ments of barrier free design and energy conservation of this act
- 10 and code. A governmental subdivision may not exempt itself from
- 11 the requirements of this section, section 9(8) -and OR (10),
- 12 -and-sections OR SECTION 9a, 10, 13a, 13b, 14, 15, 20, 22(1),
- 13 23, and OR 23a. The 6-month delay does not apply to amendments
- 14 to the code or any of the code's sections after the initial
- 15 promulgation. A governmental subdivision -which- THAT elects to
- 16 exempt itself from this act and the code may do so within 6
- 17 months after the promulgation of the code in the manner provided
- 18 in subsection (1), except that any amendments the governmental
- 19 subdivision adopts at that time are subject to review by the com-
- 20 mission as set forth in subsection (1) within 120 days after a
- 21 copy of the adopted amendments is delivered to the commission by
- 22 certified mail with return receipt requested.
- 23 (8) A governmental subdivision -which- THAT elects to exempt
- 24 itself from certain parts of this act and the code pursuant to
- 25 subsection (1) and is enforcing its code within its jurisdiction
- 26 pursuant to subsection (1) may rescind that ordinance by which it
- 27 elected to exempt itself from certain parts of this act and the

1 code, and transfer the responsibility for the administration and 2 enforcement of this act and the code within the governmental sub-3 division to the executive director. The executive director shall 4 assume the responsibility for administering and enforcing this 5 act and the code in that governmental subdivision, unless the 6 county within which that governmental subdivision is located has 7 submitted a notice of intent to continue to administer and 8 enforce the code. However, that action shall not take effect 9 until 12 months after the passage of an ordinance to that 10 effect. A structure commenced under an effective code shall be 11 completed under that code.

- (9) Locally adopted codes shall DO not apply to public or 13 nonpublic schools within the governmental subdivision without 14 concurrence by the school authorities having jurisdiction.
- (10) Sections 10, 13a, 13b, 19, 21, and 23a, other provi16 sions of this act and code directly relating to the provisions of
  17 sections 10, 13a, 13b, 19, 21, and 23a, and provisions of the
  18 code relating to the requirements of barrier free design, and
  19 energy conservation, shall be. AND THE TYPE AND NUMBER OF PLUMB20 ING FIXTURES FOR MEN AND WOMEN REQUIRED IN AN ASSEMBLY BUILDING
  21 ARE effective throughout the state without local modifications
  22 notwithstanding the exception of subsections (1) to (9). The
  23 standards for premanufactured housing shall not be less than the
  24 standards required for nonpremanufactured housing, except that
  25 mobile homes shall be considered to have complied with this
  26 requirement by compliance with the state code provisions adopting
  27 a nationally recognized mobile home code. AS USED IN THIS

- 1 SUBSECTION, "ASSEMBLY BUILDING" MEANS A THEATER, SPORTS ARENA.
- 2 STADIUM, FOOD SERVICE ESTABLISHMENT WITH OR WITHOUT A LIQUOR
- 3 LICENSE, EXHIBITION HALL, LIBRARY, RECREATION CENTER, PASSENGER
- 4 TERMINAL, AND OUTDOOR ASSEMBLY STRUCTURE WHICH INCLUDES AN OUT-
- 5 DOOR GRANDSTAND, BLEACHER, COLOSSEUM, STADIUM, AMUSEMENT PARK
- 6 STRUCTURE, AND FAIR OR CARNIVAL STRUCTURE.
- 7 (11) The commission may limit the application of a part of
- 8 the code to include or exclude the following:
- 9 (a) Specified classes or types of buildings or structures,
- 10 according to use, or other distinctions as may make differentia-
- 11 tion or separate classification or regulation necessary, proper,
- 12 or desirable. The commission shall consider the specific prob-
- 13 lems of the construction or alteration of a single family,
- 14 owner-occupied recreational dwelling -, which THAT is located in
- 15 a sparsely populated area and -which- THAT is to be occupied on a
- 16 part-time basis.
- 17 (b) Specified areas of the state based on size, population
- 18 density, special conditions prevailing in the area, or other fac-
- 19 tors as may make differentiation or separate classification or
- 20 regulation necessary, proper, or desirable.