SUBSTITUTE FOR

SENATE BILL NO. 1483

A bill to amend 1996 PA 376, entitled

"Michigan renaissance zone act,"

by amending sections 8d and 9 (MCL 125.2688d and 125.2689), section 8d as amended by 2008 PA 117 and section 9 as amended by 2007 PA 186.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 8d. (1) The board of the Michigan strategic fund
 described in section 4 of the Michigan strategic fund act, 1984 PA
 270, MCL 125.2004, may designate not more than 25-35 tool and die
 renaissance recovery zones within this state in 1 or more cities,
 villages, or townships if that city, village, or township or
 combination of cities, villages, or townships consents to the
 creation of a recovery zone within their boundaries. A recovery

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zone shall have a duration of renaissance zone status for a period 1 2 of not less than 5 years and not more than 15 years as determined by the board of the Michigan strategic fund. If the Michigan 3 4 strategic fund determines that the duration of renaissance zone 5 status for a recovery zone is less than 15 years, then the Michigan 6 strategic fund, with the consent of the city, village, or township or combination of cities, villages, or townships in which the 7 qualified tool and die business is located, may extend the duration 8 9 of renaissance zone status for the recovery zone for 1 or more 10 periods that when combined do not exceed 15 years. Not less than 1 11 of the recovery zones shall consist of 1 or more qualified tool and 12 die businesses that have a North American industrial classification 13 system (NAICS) of 332997.

14 (2) The board of the Michigan strategic fund may designate a recovery zone within this state if the recovery zone consists of 15 not less than 4 and not more than 20 qualified tool and die 16 17 businesses at the time of designation. If the board of the Michigan 18 strategic fund designated 1 or more recovery zones that contain less than 20 qualified tool and die businesses before December 19, 19 20 2005, the board of the Michigan strategic fund may add additional 21 qualified tool and die businesses to that recovery zone subject to 22 the limitations contained in this subsection. A recovery zone shall 23 consist of only qualified tool and die business property. The board 24 of the Michigan strategic fund may combine existing recovery zones 25 that are comprised solely of tool and die businesses that are 26 parties to the same qualified collaborative agreement. Where 2 or 27 more recovery zones have been combined, the board of the Michigan

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strategic fund may continue to designate additional recovery zones,
 provided that no more than 25 tool and die recovery zones exist at
 1 time.

4 (3) The board of the Michigan strategic fund may revoke the
5 designation of all or a portion of a recovery zone with respect to
6 1 or more qualified tool and die businesses if those qualified tool
7 and die businesses fail or cease to participate in or comply with a
8 qualified collaborative agreement. A qualified tool and die
9 business may enter into another qualified collaborative agreement
10 once it is designated part of a recovery zone.

(4) One or more qualified tool and die businesses subject to a qualified collaborative agreement may merge into another group of qualified tool and die businesses subject to a different qualified collaborative agreement upon application to and approval by the Michigan strategic fund.

16 (5) A qualified tool and die business in a recovery zone may
17 have a different period of renaissance zone status than other
18 qualified tool and die businesses in the same recovery zone.

19 (6) The board of the Michigan strategic fund may modify an 20 existing recovery zone to add 1 or more qualified tool and die 21 businesses with the consent of all other qualified tool and die 22 businesses that are participating in the recovery zone.

(7) The board of the Michigan strategic fund may modify an
existing recovery zone to add additional property under the same
terms and conditions as the existing recovery zone if all of the
following are met:

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(a) The additional real property is contiguous to existing

S07995'08 (S-2)

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qualified tool and die business property and will become qualified
 tool and die business property once it is brought into operation as
 determined by the board of the Michigan strategic fund.

4 (b) The city, village, or township in which the qualified tool5 and die business is located consents to the modification.

(8) BEGINNING ON THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT 6 ADDED THIS SUBSECTION, A RECOVERY ZONE MAY INCLUDE A QUALIFIED TOOL 7 AND DIE BUSINESS THAT HAS 75 OR MORE FULL-TIME EMPLOYEES IF THAT 8 QUALIFIED TOOL AND DIE BUSINESS HAS ENTERED INTO A WRITTEN 9 AGREEMENT WITH THE BOARD OF THE MICHIGAN STRATEGIC FUND AND THE 10 11 CITY, VILLAGE, OR TOWNSHIP, OR A COMBINATION OF CITIES, VILLAGES, 12 OR TOWNSHIPS, IN WHICH THE QUALIFIED TOOL AND DIE BUSINESS IS 13 LOCATED.

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(9) (8) As used in this section:

15 (a) "Qualified collaborative agreement" means an agreement 16 that demonstrates synergistic opportunities, including, but not 17 limited to, all of the following:

18 (*i*) Sales and marketing efforts.

19 (*ii*) Development of standardized processes.

20 (*iii*) Development of tooling standards.

21 (*iv*) Standardized project management methods.

(v) Improved ability for specialized or small niche shops todevelop expertise and compete successfully on larger programs.

(b) "Qualified tool and die business" means a business entitythat meets all of the following:

26 (i) Has a North American industrial classification system
27 (NAICS) of 332997, 333511, 333512, 333513, 333514, or 333515; or

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has a North American industrial classification system (NAICS) of
 337215 and operates a facility within an existing renaissance zone,
 which facility is adjacent to real property not located in a
 renaissance zone and is located within 1/4 mile of a Michigan
 technical education center.

6 (*ii*) Has entered into a qualified collaboration agreement as
7 approved by the Michigan strategic fund consisting of not fewer
8 than 4 or more than 20 other business entities at the time of
9 designation that have a North American industrial classification
10 system (NAICS) of 332997, 333511, 333512, 333513, 333514, or
11 333515.

12 (*iii*) Has EXCEPT AS OTHERWISE PROVIDED BY THE BOARD OF THE
13 MICHIGAN STRATEGIC FUND, HAS fewer than 75 full-time employees.
14 (c) "Qualified tool and die business property" means 1 or more

15 of the following:

(i) Property owned by 1 or more qualified tool and die 16 17 businesses and used by those qualified tool and die businesses 18 primarily for tool and die business operations. Qualified tool and 19 die business property is used primarily for tool and die business 20 operations if the qualified tool and die businesses that own the 21 qualified tool and die business property generate 75% or more of 22 the qualified tool and die businesses' gross revenue from tool and 23 die operations that take place on the qualified tool and die 24 business property at the time of designation.

(ii) Property leased by 1 or more qualified tool and die
businesses for which the qualified tool and die business is liable
for ad valorem property taxes and which is used by those qualified

S07995'08 (S-2)

JLB

1 tool and die businesses primarily for tool and die business 2 operations. Qualified tool and die business property is used primarily for tool and die business operations if the qualified 3 4 tool and die businesses that lease the qualified tool and die 5 business property generate 75% or more of the qualified tool and 6 die businesses' gross revenue from tool and die operations that take place on the qualified tool and die business property at the 7 time of designation. The qualified tool and die business shall 8 furnish proof of its ad valorem property tax liability to the 9 10 department of treasury.

Sec. 9. (1) Except as otherwise provided in section 10, an individual who is a resident of a renaissance zone or a business that is located and conducts business activity within a renaissance zone shall receive the exemption, deduction, or credit as provided in the following for the period provided under section 6(2)(b):

16 (a) Section 39b of the single business tax act, FORMER 1975 PA
17 228 , MCL 208.39b, or section 433 of the Michigan business tax act,
18 2007 PA 36, MCL 208.1433.

19 (b) Section 31 of the income tax act of 1967, 1967 PA 281, MCL20 206.31.

21 (c) Section 35 of chapter 2 of the city income tax act, 1964
22 PA 284, MCL 141.635.

23 (d) Section 5 of the city utility users tax act, 1990 PA 100,
24 MCL 141.1155.

(2) Except as otherwise provided in section 10, property
located in a renaissance zone is exempt from the collection of
taxes under all of the following:

S07995'08 (S-2)

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(a) Section 7ff of the general property tax act, 1893 PA 206,
 MCL 211.7ff.

(b) Section 11 of 1974 PA 198, MCL 207.561.

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4 (c) Section 12 of the commercial redevelopment act, 1978 PA
5 255, MCL 207.662.

6 (d) Section 21c of the enterprise zone act, 1985 PA 224, MCL
7 125.2121c.

(e) Section 1 of 1953 PA 189, MCL 211.181.

9 (f) Section 12 of the technology park development act, 1984 PA10 385, MCL 207.712.

(g) Section 51105 of the natural resources and environmentalprotection act, 1994 PA 451, MCL 324.51105.

13 (h) Section 9 of the neighborhood enterprise zone act, 1992 PA14 147, MCL 207.779.

15 (3) During EXCEPT FOR TOOL AND DIE RENAISSANCE RECOVERY ZONES
16 THAT HAVE A DURATION OF LESS THAN 15 YEARS, DURING the last 3 years
17 that the taxpayer is eligible for an exemption, deduction, or
18 credit described in subsections (1) and (2), the exemption,
19 deduction, or credit shall be reduced by the following percentages:

20 (a) For the tax year that is 2 years before the final year of21 designation as a renaissance zone, the percentage shall be 25%.

(b) For the tax year immediately preceding the final year ofdesignation as a renaissance zone, the percentage shall be 50%.

24 (c) For the tax year that is the final year of designation as25 a renaissance zone, the percentage shall be 75%.

S07995'08 (S-2)

Final Page

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