HOUSE BILL No. 4247

February 8, 2007, Introduced by Reps. Meadows, Vagnozzi, Alma Smith, Leland, Robert Jones, Clemente, Bauer, Cushingberry, Coulouris, Miller and Hammon and referred to the Committee on Tax Policy.

A bill to amend 1893 PA 206, entitled

"The general property tax act,"

by amending section 8 (MCL 211.8), as amended by 2006 PA 633.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 8. For the purposes of taxation, personal property
 includes all of the following:

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(a) All goods, chattels, and effects within this state.

4 (b) All goods, chattels, and effects belonging to inhabitants
5 of this state, located without this state, except that property
6 actually and permanently invested in business in another state
7 shall not be included.

(c) All interests owned by individuals in real property, the fee title to which is in this state or the United States, except as

1 otherwise provided in this act.

(d) For taxes levied before January 1, 2003, buildings and 2 3 improvements located upon leased real property, except if the value 4 of the real property is also assessed to the lessee or owner of 5 those buildings and improvements. For taxes levied after December 31, 2002, buildings and improvements located upon leased real 6 property, except buildings and improvements exempt under section 9f 7 or improvements assessable under subdivision (h), shall be assessed 8 9 as real property under section 2 to the owner of the buildings or 10 improvements in the local tax collecting unit in which the 11 buildings or improvements are located if the value of the buildings 12 or improvements is not otherwise included in the assessment of the 13 real property. For taxes levied after December 31, 2001, buildings 14 and improvements exempt under section 9f or improvements assessable 15 under subdivision (h) and located on leased real property shall be 16 assessed as personal property.

17 (e) Tombs or vaults built within any burial grounds and kept
18 for hire or rent, in whole or in part, and the stock of a
19 corporation or association owning the tombs, vaults, or burial
20 grounds.

21 (f) All other personal property not enumerated in this section22 and not especially exempted by law.

(g) The personal property of gas and coke companies, natural
gas companies, electric light companies, waterworks companies,
hydraulic companies, and pipe line companies transporting oil or
gas as public or common carriers, to be assessed in the local tax
collecting unit in which the personal property is located. The

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mains, pipes, supports, and wires of these companies, including the 1 2 supports and wire or other line used for communication purposes in 3 the operation of those facilities, and the rights of way and the 4 easements or other interests in real property by virtue of which the mains, pipes, supports, and wires are erected and maintained, 5 6 shall be assessed as personal property in the local tax collecting unit where laid, placed, or located. Interests in underground rock 7 strata used for gas storage purposes, whether by lease or ownership 8 9 separate from the surface of real property, shall be separately 10 valued and assessed as personal property in the local tax 11 collecting unit in which it is located to the person who holds the 12 interest. Interests in underground rock strata shall be reported as personal property to the appropriate assessing officer for all 13 14 property descriptions included in the storage field in the local 15 tax collecting unit and a separate valuation shall be assessed for each school district. The personal property of street railroad, 16 17 plank road, cable or electric railroad or transportation companies, 18 bridge companies, and all other companies not required to pay a 19 specific tax to this state in lieu of all other taxes, shall, 20 except as otherwise provided in this section, be assessed in the local tax collecting unit in which the property is located, used, 21 or laid, and the track, road, or bridge of a company is considered 22 personal property. None of the property assessable as personal 23 24 property under this subdivision shall be affected by any assessment or tax levied on the real property through or over which the 25 personal property is laid, placed, or located, nor shall any right 26 27 of way, easement, or other interest in real property, assessable as

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personal property under this subdivision, be extinguished or
 otherwise affected in case the real property subject to assessment
 is sold in the exercise of the taxing power.

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4 (h) During the tenancy of a lessee, leasehold improvements and structures installed and constructed on real property by the 5 lessee, provided and to the extent the improvements or structures 6 add to the true cash taxable value of the real property 7 notwithstanding that the real property is encumbered by a lease 8 9 agreement, and the value added by the improvements or structures is 10 not otherwise included in the assessment of the real property or 11 not otherwise assessable under subdivision (j). The cost of 12 leasehold improvements and structures on real property shall not be 13 the sole indicator of value. Leasehold improvements and structures 14 assessed under this subdivision shall be assessed to the lessee.

15 (i) A leasehold estate received by a sublessor from which the sublessor receives net rentals in excess of net rentals required to 16 17 be paid by the sublessor except to the extent that the excess 18 rentals are attributable to the installation and construction of 19 improvements and structures assessed under subdivision (h) or (j) 20 or included in the assessment of the real property. For purposes of this act, a leasehold estate is considered to be owned by the 21 22 lessee receiving additional net rentals. A lessee in possession is 23 required to provide the assessor with the name and address of its lessor. Taxes collected under this act on leasehold estates shall 24 become a lien against the rentals paid by the sublessee to the 25 26 sublessor.

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(j) To the extent not assessed as real property, a leasehold

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1 estate of a lessee created by the difference between the income 2 that would be received by the lessor from the lessee on the basis 3 of the present economic income of the property as defined and 4 allowed by section 27(4), minus the actual value to the lessor 5 under the lease. This subdivision does not apply to property if 6 subject to a lease entered into before January 1, 1984 for which the terms of the lease governing the rental rate or the tax 7 liability have not been renegotiated after December 31, 1983. This 8 9 subdivision does not apply to a nonprofit housing cooperative. As 10 used in this subdivision, "nonprofit cooperative housing 11 corporation" means a nonprofit cooperative housing corporation that 12 is engaged in providing housing services to its stockholders and 13 members and that does not pay dividends or interest upon stock or 14 membership investment but that does distribute all earnings to its 15 stockholders or members.

16 (k) For taxes levied after December 31, 2002, a trade fixture. 17 (1) For taxes levied after December 31, 2005, a wind energy system. As used in this subdivision, "wind energy system" means an 18 19 integrated unit consisting of a wind turbine composed of a rotor, 20 an electrical generator, a control system, an inverter or other 21 power conditioning unit, and a tower, which uses moving air to 22 produce power. WIND ENERGY SYSTEM ALSO INCLUDES ANY FOUNDATION, 23 EASEMENT, OR RIGHT OF WAY ASSOCIATED WITH A TOWER. A WIND ENERGY 24 SYSTEM IS AN ALTERNATIVE ENERGY SYSTEM AND IS EXEMPT FROM THE 25 COLLECTION OF TAXES UNDER THIS ACT AS PROVIDED IN SECTION 91.

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