## SUBSTITUTE FOR

### SENATE BILL NO. 585

A bill to amend 2008 PA 554, entitled "Regional convention facility authority act," by amending sections 5 and 19 (MCL 141.1355 and 141.1369).

#### THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 5. As used in this act:

2 (a) "Authority" means a regional convention facility authority3 created under section 7.

(b) "Board" means the board of directors of an authority. 4 5 (c) "Convention facility" means all or any part of, or any 6 combination of, a convention hall, auditorium, arena, meeting 7 rooms, exhibition area, and related adjacent public areas that are 8 generally available to the public for lease on a short-term basis 9 for holding conventions, meetings, exhibits, and similar events, 10 together with real or personal property, and easements above, on, 11 or under the surface of real or personal property, used or intended

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to be used for holding conventions, meetings, exhibits, and similar events, together with appurtenant property, including covered walkways, parking lots, or structures, necessary and convenient for use in connection with the convention facility. Convention facility includes an adjacent arena with a seating capacity not exceeding 10,000. Convention facility does not include an adjacent arena with a seating capacity exceeding 10,000.

8 (d) "Develop" means to plan, acquire, construct, improve,
9 enlarge, maintain, renew, renovate, repair, replace, lease, equip,
10 furnish, market, promote, manage, or operate.

(e) "Fiscal year" means an annual period that begins on July 1
and ends on June 30 or the fiscal year for an authority established
by the board of the authority.

14 (f) "Legislative body" means the elected body of a local 15 government possessing the legislative power of the local 16 government.

(g) "Local chief executive officer" means the mayor or city manager of a city or the county executive of a county or, if a county does not have a county executive, the chairperson of the county board of commissioners.

(h) "Local government" means a county or city. For purposes of
sections 17(1)(t) and 19 other than section 19(1)(f), local
government includes a building authority or downtown development
authority created by a county or city under 1975 PA 197, MCL
125.1651 to 125.1681.

26 (i) "Qualified city" means a city with a population of more27 than 700,000 according to the most recent decennial census that

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1 contains a qualified convention facility.

2 (j) "Qualified county" means a county that contains a3 qualified city.

4 (k) "Qualified convention facility" means a publicly owned
5 convention facility with not less than 600,000 square feet of
6 usable exhibition area and that is located in a qualified city.

7 (1) "Qualified metropolitan area" means a geographic area of
8 this state that includes a qualified city, a qualified county, and
9 the 2 counties bordering the qualified county with the largest
10 populations according to the most recent decennial census.

(m) "Transfer date" means JULY 1, 2009, the date 90 days after the creation of an authority under section 7 on which the right, title, interest, ownership, and control of a qualified convention facility are conveyed and transferred from a qualified city to an authority. if the transfer is not disapproved as provided under section 19(1).

17 Sec. 19. (1) Within 45 days of the effective date of this act 18 or the date on which a metropolitan area becomes a qualified 19 metropolitan area and prior to a transfer date, AFTER MAY 1, 2009 20 AND BEFORE JULY 1, 2009, the legislative body of the qualified city in which a qualified convention facility is located may disapprove 21 the transfer of the qualified convention facility to the authority 22 23 by adopting a resolution disapproving the transfer. IF THE TRANSFER 24 OF THE QUALIFIED CONVENTION FACILITY TO THE AUTHORITY IS DISAPPROVED AFTER MAY 1, 2009 AND BEFORE JULY 1, 2009, THE 25 26 AUTHORITY CREATED UNDER SECTION 7(1) IS HEREBY DISSOLVED. If the 27 transfer is not disapproved, the qualified convention facility is

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1 transferred to the authority on the ninetieth day after the

2 effective date of this act or the date on which a convention

3 facility becomes a qualified convention facility TRANSFER DATE. All 4 of the following shall occur on a transfer date:

5 (a) All right, title, and interest of a local government in 6 and to a qualified convention facility located in a qualified metropolitan area shall by operation of this act be conveyed and 7 transferred from the local government to the authority for the 8 9 qualified metropolitan area, and the authority shall receive, 10 succeed to, and assume the exclusive right, responsibility, and 11 authority to own, occupy, operate, control, develop, and use the 12 qualified convention facility from and after the transfer date, 13 including, but not limited to, all real property, buildings, 14 improvements, structures, easements, rights of access, and all 15 other privileges and appurtenances pertaining to the qualified 16 convention facility, subject only to those restrictions imposed by 17 this act.

18 (b) All right, title, and interest in and to the fixtures, 19 equipment, materials, furnishings, and other personal property of a 20 local government owned or controlled and used for purposes of the qualified convention facility by the local government shall by 21 22 operation of this act be conveyed and transferred from the local government to the authority for the qualified metropolitan area, 23 24 and the authority shall receive, succeed to, and assume the exclusive right, responsibility, and authority to possess and 25 control the property from and after the transfer date. 26

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(c) All licenses, permits, approvals, or awards of a local

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government related to the ownership, occupancy, operation, control,
 development, or use of a qualified convention facility by the local
 government shall by operation of this act be conveyed and
 transferred from the local government to the authority for the
 qualified metropolitan area and be assumed by the authority.

6 (d) All grant agreements, grant preapplications, grant applications, rights to receive the balance of any funds payable 7 under the agreements or applications, the right to receive any 8 9 amounts payable from and after the transfer date, and the benefits 10 of contracts or agreements of a local government related to the 11 ownership, occupancy, operation, control, development, or use of a 12 qualified convention facility by the local government shall by 13 operation of this act be conveyed and transferred from the local 14 government to the authority for the qualified metropolitan area and 15 be assumed by the authority.

16 (e) All of the duties, liabilities, responsibilities, and 17 obligations of a local government related to the ownership, 18 occupancy, operation, control, development, or use of a qualified convention facility by the local government shall by operation of 19 20 this act be conveyed and transferred from the local government to the authority for the qualified metropolitan area and assumed by 21 22 the authority, except for any liabilities, responsibilities, or 23 obligations that are contested in good faith by, or, as of the 24 transfer date, unknown to, the authority or as otherwise provided 25 in this act.

26 (f) An authority for a qualified metropolitan area shall27 assume all of the outstanding securities of the local government

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that are special limited obligations payable from and secured by a 1 2 lien on distributions received under the state convention facility 3 development act, 1985 PA 106, MCL 207.621 to 207.640, and were 4 originally issued to finance the acquisition or construction of, 5 development of, or improvements to the qualified convention 6 facility conveyed and transferred to the authority for the qualified metropolitan area under this section, and the authority 7 may refund or defease the securities. If the authority refunds the 8 9 outstanding securities assumed under this subsection, that 10 refunding shall be considered, as a matter of law, to be necessary 11 to eliminate requirements of covenants applicable to the existing 12 outstanding securities.

(2) An authority shall assume, accept, or become liable for 13 14 lawful agreements, obligations, promises, covenants, commitments, 15 and other requirements of a local government relating to operating a qualified convention facility conveyed and transferred under this 16 17 section, except as provided in subsection (4). An authority shall 18 perform all of the duties and obligations and shall be entitled to 19 all of the rights of a local government and under any agreements 20 expressly assumed and accepted by the authority related to the transfer of a qualified convention facility from the local 21 government to the authority under this section. 22

(3) The local chief executive officer of a local government
from which the rights, responsibility, and authority to own,
occupy, operate, control, develop, and use a qualified convention
facility are conveyed and transferred from the local government to
an authority for a qualified metropolitan area under this section

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1 shall execute the instruments of conveyance, assignment, and 2 transfer or other documents as may, in the authority's and the 3 officer's reasonable judgment, as necessary or appropriate to 4 recognize, facilitate, or accomplish the transfer of the qualified 5 convention facility from the local government to the authority 6 under this section.

7 (4) An authority for a qualified metropolitan area shall not
8 assume any unfunded obligations of a local government transferring
9 a qualified convention facility under this section to provide
10 pensions or retiree health insurance. Upon request by the
11 authority, the local government shall provide the authority with a
12 statement of the amount of the unfunded obligations, determined by
13 a professional actuary acceptable to the authority.

(5) All lawful actions, commitments, and proceedings of a 14 15 local government made, given, or undertaken before the transfer date and assumed by an authority under this section are ratified, 16 17 confirmed, and validated upon assumption. All actions, commitments, 18 or proceedings of the local government relating to a qualified 19 convention facility in the process of being undertaken by, but not 20 yet a commitment or obligation of, the local government regarding the qualified convention facility may, from and after the date of 21 22 assumption by the authority under this section, be undertaken and 23 completed by the authority in the manner and at the times provided 24 in this act or other applicable law and in any lawful agreements made by the local government before the date of assumption by the 25 26 authority under this section.

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(6) The exclusive right and authorization to own, occupy,

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operate, control, develop, and use a qualified convention facility
 transferred under this section shall include, but not be limited
 to:

4 (a) Ownership and operational jurisdiction over all real
5 property of the qualified convention facility, subject to any liens
6 of record and legal restrictions and limitations on the use of the
7 property.

8 (b) The local government's right, title, and interest in, and
9 all of the local government's responsibilities arising under,
10 operating leases and concessions relating to a qualified convention
11 facility.

12 (7) The transfers described under this section shall include,13 but need not be limited to, all of the following:

14 (a) All contracts with licensees, franchisees, tenants,15 concessionaires, and leaseholders.

(b) All operating financial obligations secured by revenuesand fees generated from the operations of the qualified conventionfacility.

(c) All cash balances and investments relating to or resulting 19 20 from operations of the qualified convention facility, all funds held under an ordinance, resolution, or indenture related to or 21 securing obligations of the local government assumed by the 22 authority, and all of the accounts receivable or choses in action 23 24 arising from operations of the qualified convention facility. Fund transfers under this subdivision are limited to funds received 25 after the transfer date and funds necessary to pay obligations 26 27 related to the operation of the qualified convention facility

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accrued before the transfer date and not paid by the local
 government.

3 (d) All office equipment, including, but not limited to,
4 computers, records and files, software, and software licenses
5 required for financial management, personnel management, accounting
6 and inventory systems, and general administration.

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(8) The transfer of the real and personal property and 7 operational jurisdiction over a qualified convention facility to an 8 9 authority may not in any way impair any contracts with licensees, 10 franchisees, vendors, tenants, bondholders, or other parties in 11 privity with the local government that owned a qualified convention 12 facility transferred to an authority under this section, if the 13 contracts were not entered into or modified in violation of this 14 act.

15 (9) From and after the transfer date, a local government from which a qualified convention facility has been transferred shall be 16 relieved from all further costs, responsibility, and liability 17 18 arising from, or associated with, control, operation, development, 19 and maintenance of the qualified convention facility. The local 20 government shall continue to be responsible for all costs 21 associated with local municipal services, including, but not 22 limited to, police, fire, and emergency medical services, without 23 any additional compensation from the authority. The authority shall 24 provide for the payment of compensation not exceeding \$20,000,000.00 to the qualified city for any revenue otherwise 25 26 payable to the qualified city from parking facilities operated by 27 the qualified city at the qualified convention facility and for

other costs incurred by the qualified city associated with the
 transfer of the qualified convention facility to the authority
 under this section. THIS PAYMENT SHALL BE MADE NOT MORE THAN 90
 DAYS AFTER THE TRANSFER DATE.

5 (10) A local government that owns a qualified convention 6 facility subject to transfer under this section or that owned a 7 qualified convention facility transferred to an authority under 8 this section shall comply with all of the following, before and 9 after the transfer:

10 (a) Refrain from any action to sell, transfer, or otherwise
11 dispose of a qualified convention facility other than to the
12 authority or incur new or expanded obligations related to qualified
13 convention facility, without the consent of the authority.

(b) Refrain from any approval of or material modification to any collective bargaining agreement applicable to local government employees employed at or assigned to the qualified convention facility or to terms of employment for employees at or assigned to the qualified convention facility. Any approval or modification subject to this subsection shall be null and void.

(c) Refrain from any action that, in the authority's judgment, would impair the authority's exercise of the powers granted to the authority under this act or that would impair the efficient operation and management of the qualified convention facility by the authority.

(d) Take all actions reasonably necessary to cure any defects
in title to the qualified convention facility and related property
transferred under this section, including, but not limited to,

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providing documents, records, and proceedings in respect of title.

2 (e) At the request of an authority, grant any license, easement, or right-of-way in connection with the qualified 3 4 convention facility to the extent the authority has not been 5 empowered to take these actions.

6 (f) Upon creation, an authority for the qualified metropolitan area in which the local government is located and before the 7 transfer date may conduct operations, maintenance, and repair of 8 9 the convention facility in the ordinary and usual course of 10 business.

11 (11) Any contract, agreement, lease, sale, disposition, 12 transfer, or other conveyance, easement, license, right, 13 obligation, debt, or liability assumed, approved, entered into, amended, or modified in violation of this section shall be voidable 14 15 as a matter of law to the extent that the authority would otherwise assume, become party to or transferee of, or otherwise be obligated 16 17 under the contract, agreement, lease, sale, disposition, transfer, 18 conveyance, easement, license, right, obligation, debt, or 19 liability.

20 (12) Unless otherwise provided in this act, the local chief executive officer of a local government that owns a qualified 21 convention facility subject to transfer under this section is 22 authorized and shall take all reasonable steps to cancel or 23 24 terminate any agreement to which the local government is a party that relates to the qualified convention facility and meets all the 25 following criteria: 26

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(a) The agreement relates to the qualified convention facility

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and the authority has not expressly assumed or accepted the
 agreement under subsection (2).

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(b) The agreement provides for cancellation or termination.

4 (c) In the absence of cancellation or termination, the
5 authority would become a party to the agreement by succession,
6 assignment, operation of law, or any other involuntary means.

(13) If real property transferred from a qualified city to an 7 authority under this section is no longer used by the authority for 8 9 the purpose of maintaining or operating a convention facility as 10 determined by a vote of the board, all right, title, and interest 11 of the authority in the real property shall revert from the 12 authority to the qualified city with the consent of the qualified 13 city and upon payment by the qualified city to the authority of an 14 amount equal to the compensation paid to the qualified city under section 19(9) SUBSECTION (9). 15

16 Enacting section 1. This amendatory act does not take effect
17 unless all of the following bills of the 95th Legislature are
18 enacted into law:

- 19 (a) Senate Bill No. 586.
- 20 (b) Senate Bill No. 587.
- **21** (c) Senate Bill No. 588.