HB-5526, As Passed House, April 28, 2016HB-5526, As Passed Senate, April 28, 2016

SUBSTITUTE FOR

HOUSE BILL NO. 5526

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending sections 9f, 9m, 9n, 19, and 53b (MCL 211.9f, 211.9m, 211.9n, 211.19, and 211.53b), sections 9f, 9m, and 9n as amended by 2015 PA 119, section 19 as amended by 2014 PA 87, and section 53b as amended by 2013 PA 153.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 9f. (1) The governing body of an eligible local assessing
 district or, subject to subsection (4), the board of a Next
 Michigan development corporation in which an eligible local
 assessing district is a constituent member may adopt a resolution
 to exempt from the collection of taxes under this act all new
 personal property owned or leased by an eligible business located
 in 1 or more eligible districts or distressed parcels designated in

1 the resolution or an eligible Next Michigan business as provided in 2 this section. The clerk of the eligible local assessing district or the recording officer of a Next Michigan development corporation 3 4 shall notify in writing the assessor of the township or city in 5 which the eligible district or distressed parcel is located and the 6 legislative body of each taxing unit that levies ad valorem property taxes in the eligible local assessing district in which 7 the eligible district or distressed parcel is located. Before 8 9 acting on the resolution, the governing body of the eligible local 10 assessing district or a Next Michigan development corporation shall 11 afford the assessor and a representative of the affected taxing 12 units an opportunity for a hearing.

(2) The exemption under this section is effective on the 13 14 December 31 immediately succeeding the adoption of the resolution 15 by the governing body of the eligible local assessing district or a 16 Next Michigan development corporation and, except as otherwise provided in subsection (8), shall continue in effect for a period 17 specified in the resolution. However, an exemption shall not be 18 19 granted under this section after December 31, 2012 for an eligible 20 business located in an eligible district identified in subsection 21 (10) (f) (ix) or in an eligible local assessing district identified 22 in subsection (10) (h) (ii). A copy of the resolution shall be filed 23 with the state tax commission, the state treasurer, and the 24 president of the Michigan strategic fund. A resolution is not 25 effective unless approved as provided in subsection (3).

26 (3) Not more than 60 days after receipt of a copy of the27 resolution adopted by the governing body of an eligible local

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assessing district under subsection (1), the state tax commission 1 2 shall determine if the new personal property subject to the exemption is owned or leased by an eligible business and if the 3 4 eligible business is located in 1 or more eligible districts. If 5 the state tax commission determines that the new personal property 6 subject to the exemption is owned or leased by an eligible business and that the eligible business is located in 1 or more eligible 7 districts, the state treasurer, with the written concurrence of the 8 9 president of the Michigan strategic fund, shall approve the 10 resolution adopted under subsection (1) if the state treasurer and 11 the president of the Michigan strategic fund determine that 12 exempting new personal property of the eligible business is 13 necessary to reduce unemployment, promote economic growth, and 14 increase capital investment in this state. In addition, for an eligible business located in an eligible local assessing district 15 described in subsection (10) (h) (ii), the resolution adopted under 16 17 subsection (1) shall be approved if the state treasurer and the president of the Michigan strategic fund determine that granting 18 19 the exemption is a net benefit to this state, that expansion, 20 retention, or location of an eligible business will not occur in 21 this state without this exemption, and that there is no significant 22 negative effect on employment in other parts of this state as a 23 result of the exemption.

(4) A Next Michigan development corporation may only adopt a
resolution under subsection (1) exempting new personal property
from the collection of taxes under this act for new personal
property located in a Next Michigan development district. A Next

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Michigan development corporation shall not adopt a resolution under subsection (1) exempting new personal property from the collection of taxes under this act without a written agreement entered into with the eligible Next Michigan business subject to the exemption, which written agreement contains a remedy provision that includes, but is not limited to, all of the following:

7 (a) A requirement that the exemption under this section is
8 revoked if the eligible Next Michigan business is determined to be
9 in violation of the provisions of the written agreement.

10 (b) A requirement that the eligible Next Michigan business may 11 be required to repay all or part of the personal property taxes 12 exempted under this section if the eligible Next Michigan business 13 is determined to be in violation of the provisions of the written 14 agreement.

(5) Subject to subsections (6) and (8), if an existing 15 eligible business sells or leases new personal property exempt 16 17 under this section to an acquiring eligible business, the exemption 18 granted to the existing eligible business shall continue in effect 19 for the period specified in the resolution adopted under subsection 20 (1) for the new personal property purchased or leased from the existing eligible business by the acquiring eligible business and 21 22 for any new personal property purchased or leased by the acquiring 23 eligible business.

24 (6) After December 31, 2007, an exemption for an existing
25 eligible business shall continue in effect for an acquiring
26 eligible business under subsection (5) only if the continuation of
27 the exemption is approved in a resolution adopted by the governing

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body of an eligible local assessing district or the board of a Next
 Michigan development corporation in which the eligible local
 assessing district is a constituent member.

4 (7) Notwithstanding 2000 PA 415, all of the following shall
5 apply to an exemption under this section that was approved by the
6 state tax commission on or before April 30, 1999, regardless of the
7 effective date of the exemption:

8 (a) The exemption shall be continued for the term authorized 9 by the resolution adopted by the governing body of the eligible 10 local assessing district and approved by the state tax commission 11 with respect to buildings and improvements constructed on leased 12 real property during the term of the exemption if the value of the 13 real property is not assessed to the owner of the buildings and 14 improvements.

(b) The exemption shall not be impaired or restricted with respect to buildings and improvements constructed on leased real property during the term of the exemption if the value of the real property is not assessed to the owner of the buildings and improvements.

(8) Notwithstanding any other provision of this section to the
contrary, if new personal property exempt under this section on or
after December 31, 2012 is eligible manufacturing personal
property, that eligible manufacturing personal property shall
remain exempt under this section until the later of the following:
(a) The date that eligible manufacturing personal property
would otherwise be exempt from the collection of taxes under this

27 act under section 9m, 9n, or 9o.

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(b) The date that eligible manufacturing personal property is
 no longer exempt under the resolution adopted under subsection (1).

(9) An eligible business that owns or leases new personal 3 4 property that is exempt under this section and that is eligible 5 personal property shall file an affidavit with DELIVER THE COMBINED DOCUMENT AS PRESCRIBED IN SECTIONS 9M AND 9N TO the assessor of the 6 township or city in which the eligible personal property is located 7 not later than BY February 20 of the first EACH year that the new 8 9 personal property is eligible personal property. in a manner 10 provided by section 7(8) of the state essential services assessment 11 act, 2014 PA 92, MCL 211.1057. The affidavit FORM shall indicate 12 that the new personal property is eligible personal property. The 13 affidavit shall be in a form prescribed by the state tax 14 commission.

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(10) As used in this section:

(a) "Acquiring eligible business" means an eligible business
that purchases or leases assets of an existing eligible business,
including the purchase or lease of new personal property exempt
under this section, and that will conduct business operations
similar to those of the existing eligible business at the location
of the existing eligible business within the eligible district.

(b) "Authorized business" means that term as defined in
section 3 of the Michigan economic growth authority act, 1995 PA
24, MCL 207.803.

25 (c) "Eligible manufacturing personal property" means that term26 as defined in section 9m.

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(d) "Distressed parcel" means a parcel of real property

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1 located in a city or village that meets all of the following 2 conditions:

3 (i) Is located in a qualified downtown revitalization
4 district. As used in this subparagraph, "qualified downtown
5 revitalization district" means an area located within 1 or more of
6 the following:

7 (A) The boundaries of a downtown district as defined in8 section 1 of 1975 PA 197, MCL 125.1651.

9 (B) The boundaries of a principal shopping district or a
10 business improvement district as defined in section 1 of 1961 PA
11 120, MCL 125.981.

12 (C) The boundaries of the local governmental unit in an area13 that is zoned and primarily used for business as determined by the14 local governmental unit.

15 (*ii*) Meets 1 of the following conditions:

(A) Has a blighted or functionally obsolete building located
on the parcel. As used in this sub-subparagraph, "blighted" and
"functionally obsolete" mean those terms as defined in section 2 of
the brownfield redevelopment financing act, 1996 PA 381, MCL
125.2652.

21 (B) Is a vacant parcel that had been previously occupied.

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(*iii*) Is zoned to allow for mixed use.

(e) "Eligible business" means, effective August 7, 1998, a
business engaged primarily in manufacturing, mining, research and
development, wholesale trade, office operations, or the operation
of a facility for which the business that owns or operates the
facility is an eligible taxpayer. For purposes of a Next Michigan

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development corporation, eligible business means only an eligible 1 2 Next Michigan business. Eligible business does not include a casino, retail establishment, professional sports stadium, or that 3 4 portion of an eligible business used exclusively for retail sales. 5 Professional sports stadium does not include a sports stadium in 6 existence on June 6, 2000 that is not used by a professional sports team on the date of the resolution adopted pursuant to subsection 7 (1). As used in this subdivision, "casino" means a casino regulated 8 9 by this state under the Michigan gaming control and revenue act, 10 1996 IL 1, MCL 432.201 to 432.226, and all property associated or 11 affiliated with the operation of a casino, including, but not 12 limited to, a parking lot, hotel, motel, or retail store.

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(f) "Eligible district" means 1 or more of the following:

14 (i) An industrial development district as that term is defined15 in 1974 PA 198, MCL 207.551 to 207.572.

16 (*ii*) A renaissance zone as that term is defined in the
17 Michigan renaissance zone act, 1996 PA 376, MCL 125.2681 to
18 125.2696.

19 (iii) An enterprise zone as that term is defined in the
20 enterprise zone act, 1985 PA 224, MCL 125.2101 to 125.2123.

(*iv*) A brownfield redevelopment zone as that term is
designated under the brownfield redevelopment financing act, 1996
PA 381, MCL 125.2651 to 125.2672.

(v) An empowerment zone designated under subchapter U of
chapter 1 of the internal revenue code of 1986, 26 USC 1391 to
1397F.

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(vi) An authority district or a development area as those

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terms are defined in the tax increment finance authority act, 1980
 PA 450, MCL 125.1801 to 125.1830.

3 (vii) An authority district as that term is defined in the
4 local development financing act, 1986 PA 281, MCL 125.2151 to
5 125.2174.

6 (viii) A downtown district or a development area as those
7 terms are defined in 1975 PA 197, MCL 125.1651 to 125.1681.

8 (*ix*) An area that contains an eligible taxpayer.

9 (x) A Next Michigan development district.

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) (g) "Eligible distressed area" means 1 of the following:

(i) That term as defined in section 11 of the state housing
development authority act of 1966, 1966 PA 346, MCL 125.1411.

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(*ii*) An area that contains an eligible taxpayer.

(h) "Eligible local assessing district" means a city, village, or township that contains an eligible distressed area or that is a party to an intergovernmental agreement creating a Next Michigan development corporation, or a city, village, or township that meets l or more of the following conditions and is located in a county all or a portion of which borders another state or Canada:

20 (i) Is currently served by not fewer than 4 of the following21 existing services:

22 (A) Water.

23 (B) Sewer.

- (C) Police.
- 25 (D) Fire.
- **26** (E) Trash.
- 27 (F) Recycling.

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(ii) Is party to an agreement under 1984 PA 425, MCL 124.21 to
 124.30, with a city, village, or township that provides not fewer
 than 4 of the following existing services:

- **4** (A) Water.
- 5 (B) Sewer.
- 6 (C) Police.
- 7 (D) Fire.
- **8** (E) Trash.

9 (F) Recycling.

(i) "Eligible Next Michigan business" means that term as
defined in section 3 of the Michigan economic growth authority act,
12 1995 PA 24, MCL 207.803.

(j) "Eligible personal property" means that term as defined in
section 3(e)(*ii*) or (*iv*) of the state essential services assessment
act, 2014 PA 92, MCL 211.1053.

16 (k) "Eligible taxpayer" means a taxpayer that meets both of17 the following conditions:

18 (i) Is an authorized business.

19 (*ii*) Is eligible for tax credits described in section 9 of the
20 Michigan economic growth authority act, 1995 PA 24, MCL 207.809.

(*l*) "Existing eligible business" means an eligible business
identified in a resolution adopted under subsection (1) for which
an exemption has been granted under this section.

(m) "New personal property" means personal property that was not previously subject to tax under this act or was not previously placed in service in this state and that is placed in an eligible district after a resolution under subsection (1) is approved. As

used in this subdivision, for exemptions approved by the state treasurer under subsection (3) after April 30, 1999, new personal property does not include buildings described in section 14(6) and personal property described in section 8(h), (i), and (j). For exemptions subject to resolutions adopted under subsection (1) after December 31, 2014, new personal property does not include eligible manufacturing personal property.

8 (n) "Next Michigan development corporation" and "Next Michigan
9 development district" mean those terms as defined under the Next
10 Michigan development act, 2010 PA 275, MCL 125.2951 to 125.2959.

Sec. 9m. (1) Beginning December 31, 2015 and each year thereafter, qualified new personal property for which an exemption has been properly claimed under subsection (2) is exempt from the collection of taxes under this act.

15 (2) A person shall claim the exemption under this section by filing an affidavit with the assessor of the township or city in 16 17 which the qualified new personal property is located as provided in subsection (3). The affidavit shall be in a form prescribed by the 18 19 state tax commission. An affidavit claiming an exemption under this 20 section applies to all existing and subsequently acquired qualified 21 new personal property. The assessor of the township or city shall annually transmit the affidavits filed, or the information 22 contained in the affidavits filed, under this section, and other 23 24 parcel information required by the department of treasury, to the 25 department of treasury in the form and in the manner prescribed by 26 the department of treasury no later than April 1. A PERSON SHALL 27 CLAIM THE EXEMPTION UNDER THIS SECTION AND SECTION 9N BY FILING

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EACH YEAR A COMBINED DOCUMENT THAT INCLUDES: THE FORM TO CLAIM THE
 EXEMPTION UNDER THIS SECTION AND SECTION 9N, A REPORT OF THE FAIR
 MARKET VALUE AND YEAR OF ACQUISITION BY THE FIRST OWNER OF
 QUALIFIED NEW PERSONAL PROPERTY, AND FOR ANY YEAR BEFORE 2023, A
 STATEMENT UNDER SECTION 19. ALL OF THE FOLLOWING APPLY TO A CLAIM
 OF THE EXEMPTION UNDER THIS SECTION:

7 (A) THE COMBINED DOCUMENT SHALL BE IN A FORM AND MANNER
8 PRESCRIBED BY THE DEPARTMENT OF TREASURY.

9 (B) LEASING COMPANIES ARE NOT ELIGIBLE TO RECEIVE THE 10 EXEMPTION UNDER THIS SECTION AND MAY NOT USE THE COMBINED DOCUMENT 11 PRESCRIBED IN THIS SECTION. WITH RESPECT TO PERSONAL PROPERTY THAT 12 IS THE SUBJECT OF A LEASE AGREEMENT, REGARDLESS OF WHETHER THE 13 AGREEMENT CONSTITUTES A LEASE FOR FINANCIAL OR TAX PURPOSES, ALL OF 14 THE FOLLOWING APPLY:

(i) IF THE PERSONAL PROPERTY IS ELIGIBLE MANUFACTURING
PERSONAL PROPERTY, THE LESSEE AND LESSOR MAY ELECT THAT THE LESSEE
REPORT THE LEASED PERSONAL PROPERTY ON THE COMBINED DOCUMENT.

18 (*ii*) AN ELECTION MADE BY THE LESSEE AND THE LESSOR UNDER THIS
19 SUBDIVISION SHALL BE MADE IN A FORM AND MANNER APPROVED BY THE
20 DEPARTMENT.

(*iii*) ABSENT AN ELECTION, THE PERSONAL PROPERTY SHALL BE
REPORTED BY THE LESSOR ON THE PERSONAL PROPERTY STATEMENT UNLESS
THE EXEMPTION FOR ELIGIBLE MANUFACTURING PERSONAL PROPERTY IS
CLAIMED BY THE LESSEE ON THE COMBINED DOCUMENT.

(C) THE COMBINED DOCUMENT PRESCRIBED IN THIS SECTION, SHALL BE
COMPLETED AND DELIVERED TO THE ASSESSOR OF THE TOWNSHIP OR CITY IN
WHICH THE QUALIFIED NEW PERSONAL PROPERTY IS LOCATED BY FEBRUARY 20

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1 OF EACH YEAR.

2 (D) THE ASSESSOR SHALL TRANSMIT TO THE DEPARTMENT OF TREASURY 3 THE INFORMATION CONTAINED IN THE COMBINED DOCUMENT FILED UNDER THIS 4 SECTION, AND OTHER PARCEL INFORMATION REQUIRED BY THE DEPARTMENT OF 5 TREASURY, IN THE FORM AND MANNER PRESCRIBED BY THE DEPARTMENT OF 6 TREASURY BY NO LATER THAN APRIL 1.

7 (E) A person claiming an exemption under this section shall
8 rescind the claim of exemption by December 31 of the year in which
9 exempted property is no longer eligible for the exemption by filing
10 with the assessor of the township or city a rescission affidavit in
11 a form prescribed by the state tax commission. DEPARTMENT OF

12 TREASURY.

(F) The assessor of the township or city shall annually transmit the rescission affidavits filed, or the information contained in the rescission affidavits filed, under this section to the department of treasury in the form and in the manner prescribed by the department of treasury no later than April 1.

18 (3) If a person claiming an exemption under this section has

19 not filed an affidavit under this section in any prior year with

20 the assessor of the township or city in which the qualified new

21 personal property is located, that person shall file the affidavit

22 described under subsection (2) with that assessor not later than

23 February 20 of the first year for which the person is claiming the

24 exemption for qualified new personal property in the township or

25 city in a manner provided by section 7(8) of the state essential

26 services assessment act, 2014 PA 92, MCL 211.1057.

27 (4) Except for a person claiming an exemption under this

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section for personal property that was subject to section 9f or 1 1974 PA 198, MCL 207.551 to 207.572, in 2015, if an affidavit 2 claiming the exemption under this section is filed as provided in 3 4 subsection (3) by February 20, 2016, and the person claiming the exemption under this section complied with section 19(9) in 2015, 5 or if the filing requirement under section 19(9) was not applicable 6 because the qualified new personal property was acquired in 2015, 7 the person claiming the exemption under this section is not 8 required to file a statement under section 19 for that qualified 9 new personal property in 2016. Except for a person claiming an 10 11 exemption under this section for personal property that was subject 12 to section 9f or 1974 PA 198, MCL 207.551 to 207.572, in 2015, if 13 an affidavit claiming the exemption under this section is filed as provided in subsection (3), beginning in 2017, the person claiming 14 the exemption under this section is not required to file a 15 16 statement under section 19 for qualified new personal property 17 exempt under this section. For a person claiming an exemption under this section for personal property that was subject to section 9f 18 19 or 1974 PA 198, MCL 207.551 to 207.572, in 2015, if an affidavit claiming the exemption under this section is filed as provided in 20 21 subsection (3) and the person claiming the exemption under this section complied with section 19(9) in 2015, the person claiming 22 23 the exemption under this section is not required to file a 24 statement under section 19 for that qualified new personal property 25 in the first year for which that person is claiming an exemption 26 under this section or in any subsequent year. For a person claiming 27 an exemption under this section for personal property that was

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subject to section 9f or 1974 PA 198, MCL 207.551 to 207.572, in 1 2015, if an affidavit claiming the exemption under this section is 2 filed as provided in subsection (3), but the person claiming the 3 4 exemption under this section did not comply with section 19(9) in 2015, the person claiming the exemption under this section shall 5 file a statement under section 19 for that person's qualified new 6 personal property in the first year for which that person is 7 claiming an exemption under this section for qualified new personal 8 property, but that person is not required to file a statement under 9 section 19 for that qualified new personal property in any 10 11 subsequent year. If the person claiming the exemption under this 12 section has not filed an affidavit as required under subsection (2), the personal property for which the person is claiming an 13 14 exemption is subject to the collection of taxes under this act and that person shall file a statement under section 19. 15

(3) (5) If the assessor of the township or city believes that 16 17 personal property for which an affidavit THE FORM claiming an exemption is filed under subsection (2) IS TIMELY FILED BY FEBRUARY 18 19 20 EACH YEAR is not qualified new personal property OR THE FORM 20 FILED WAS INCOMPLETE, the assessor may deny that claim for exemption by notifying the person that filed the affidavit FORM in 21 22 writing of the reason for the denial and advising the person that 23 the denial may SHALL be appealed to the board of review under section 30-or 53b. BY FILING A COMBINED DOCUMENT AS PRESCRIBED 24 UNDER SUBSECTION (2). IF THE DENIAL IS ISSUED AFTER THE FIRST 25 26 MEETING OF THE MARCH BOARD OF REVIEW THAT FOLLOWS THE 27 ORGANIZATIONAL MEETING, THE APPEAL OF THE DENIAL IS EITHER TO THE

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1 MARCH BOARD OF REVIEW OR THE MICHIGAN TAX TRIBUNAL BY FILING A 2 PETITION AND A COMPLETED COMBINED DOCUMENT AS PRESCRIBED UNDER SUBSECTION (2), WITHIN 35 DAYS OF THE DENIAL NOTICE. The assessor 3 4 may deny a claim for exemption under this subsection for the 5 current year only. If the assessor denies a claim for exemption, 6 the assessor shall remove the exemption of that personal property and amend the tax roll to reflect the denial and the local 7 treasurer shall within 30 days of the date of the denial issue a 8 9 corrected tax bill for any additional taxes.

(4) (6) A person claiming an exemption for qualified new
personal property exempt under this section shall maintain books
and records and shall provide access to those books and records as
provided in section 22.

14 (5) (7) If a person fraudulently claims an exemption for
15 personal property under this section, that person is subject to the
16 penalties provided for in section 21(2).

(6) FOR 2016 ONLY, IF AN OWNER OF QUALIFIED NEW PERSONAL 17 18 PROPERTY DID NOT FILE FORM 5278 BY FEBRUARY 22, 2016 OR FILED AN 19 INCOMPLETE FORM 5278 BY FEBRUARY 22, 2016 TO CLAIM THE EXEMPTION 20 UNDER THIS SECTION WITH THE ASSESSOR OF THE CITY OR TOWNSHIP IN 21 WHICH THE QUALIFIED NEW PERSONAL PROPERTY IS LOCATED, THAT OWNER MAY FILE FORM 5278 WITH THE ASSESSOR OF THE CITY OR TOWNSHIP IN 22 23 WHICH THE QUALIFIED NEW PERSONAL PROPERTY IS LOCATED NO LATER THAN 24 MAY 31, 2016. IF THE ASSESSOR DETERMINES THAT THE PROPERTY 25 QUALIFIES FOR THE EXEMPTION UNDER THIS SECTION, THE ASSESSOR SHALL 26 IMMEDIATELY AMEND THE ASSESSMENT ROLL TO REFLECT THE EXEMPTION. THE 27 ASSESSOR OF THE TOWNSHIP OR CITY SHALL TRANSMIT THE AFFIDAVITS

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FILED, OR THE INFORMATION CONTAINED IN THE AFFIDAVITS FILED, UNDER 1 THIS SECTION, AND OTHER PARCEL INFORMATION REQUIRED BY THE 2 DEPARTMENT OF TREASURY, TO THE DEPARTMENT OF TREASURY IN THE FORM 3 4 AND IN THE MANNER PRESCRIBED BY THE DEPARTMENT OF TREASURY NO LATER THAN JUNE 7, 2016. THE OWNER SHALL STILL BE REQUIRED TO MEET ALL 5 DEADLINES REQUIRED UNDER SECTION 7 OF THE STATE ESSENTIAL SERVICES 6 ASSESSMENT ACT, 2014 PA 92, MCL 211.1057. IF THE ASSESSOR OF THE 7 TOWNSHIP OR CITY BELIEVES THAT PERSONAL PROPERTY FOR WHICH AN 8 AFFIDAVIT CLAIMING AN EXEMPTION IS FILED UNDER THIS SUBSECTION BY 9 MAY 31, 2016 IS NOT QUALIFIED NEW PERSONAL PROPERTY, THE ASSESSOR 10 11 MAY DENY THAT CLAIM FOR EXEMPTION BY NOTIFYING THE PERSON THAT 12 FILED THE AFFIDAVIT IN WRITING OF THE REASON FOR THE DENIAL AND ADVISING THE PERSON THAT THE DENIAL MAY BE APPEALED TO THE MICHIGAN 13 TAX TRIBUNAL WITHIN 35 DAYS OF THE DATE OF THE DENIAL. 14

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

(a) "Affiliated person" means a sole proprietorship,
partnership, limited liability company, corporation, association,
flow-through entity, member of a unitary business group, or other
entity related to a person claiming an exemption under this
section.

(b) "Direct integrated support" means any of the following:
(i) Research and development related to goods produced in
industrial processing and conducted in furtherance of that
industrial processing.

(*ii*) Testing and quality control functions related to goods
produced in industrial processing and conducted in furtherance of
that industrial processing.

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(*iii*) Engineering related to goods produced in industrial
 processing and conducted in furtherance of that industrial
 processing.

4 (*iv*) Receiving or storing equipment, materials, supplies,
5 parts, or components for industrial processing, or scrap materials
6 or waste resulting from industrial processing, at the industrial
7 processing site or at another site owned or leased by the owner or
8 lessee of the industrial processing site.

9 (v) Storing of finished goods inventory if the inventory was 10 produced by a business engaged primarily in industrial processing 11 and if the inventory is stored either at the site where it was 12 produced or at another site owned or leased by the business that 13 produced the inventory.

14 (vi) Sorting, distributing, or sequencing functions that
15 optimize transportation and just-in-time inventory management and
16 material handling for inputs to industrial processing.

17 (c) "Eligible manufacturing personal property" means all 18 personal property located on occupied real property if that 19 personal property is predominantly used in industrial processing or 20 direct integrated support. , except that for FOR personal property 21 that is construction in progress and part of a new facility not in 22 operation, eligible manufacturing personal property means all 23 personal property that is part of that new facility if that 24 personal property will be predominantly used in industrial 25 processing when the facility becomes operational. Personal property 26 that is not owned, leased, or used by the person who owns or leases 27 occupied real property where the personal property is located is

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not eligible manufacturing personal property, unless the personal 1 2 property is located on the occupied real property to carry on a current on-site business activity. Personal property that is placed 3 4 on occupied real property solely to qualify the personal property 5 for an exemption under this section or section 9n is not eligible manufacturing personal property. UTILITY PERSONAL PROPERTY AS 6 DESCRIBED IN SECTION 34C(3)(E) AND PERSONAL PROPERTY USED IN THE 7 GENERATION, TRANSMISSION, OR DISTRIBUTION OF ELECTRICITY FOR SALE 8 ARE NOT ELIGIBLE MANUFACTURING PERSONAL PROPERTY. Personal property 9 10 located on occupied real property is predominantly used in 11 industrial processing or direct integrated support if the result of 12 the following calculation is more than 50%:

13 (i) Multiply the original cost of all personal property that 14 is subject to the collection of taxes under this act and all personal property that is exempt from the collection of taxes under 15 sections 7k, 9b, 9f, 9n, and 9o and this section that is located on 16 17 that occupied real property and that is not construction in 18 progress by its percentage of use in industrial processing or in 19 direct integrated support. Personal property is used in industrial 20 processing if it is not used to generate, transmit, or distribute 21 electricity for sale, if it is not utility personal property as 22 described in section 34c(3)(e), and if its purchase or use by the 23 person claiming the exemption would be eligible for exemption under 24 section 4t of the general sales tax act, 1933 PA 167, MCL 205.54t, or section 40 of the use tax act, 1937 PA 94, MCL 205.940. For an 25 26 item of personal property that is used in industrial processing, 27 its percentage of use in industrial processing shall equal the

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percentage of the exemption the property would be eligible for under section 4t of the general sales tax act, 1933 PA 167, MCL 205.54t, or section 40 of the use tax act, 1937 PA 94, MCL 205.940. Utility personal property as described in section 34c(3)(e) is not used in direct integrated support.AND PERSONAL PROPERTY USED IN THE GENERATION, TRANSMISSION, OR DISTRIBUTION OF ELECTRICITY FOR SALE IS NOT INCLUDED IN THIS CALCULATION.

8 (*ii*) Divide the result of the calculation under subparagraph 9 (i) by the total original cost of all personal property that is subject to the collection of taxes under this act and all personal 10 11 property that is exempt from the collection of taxes under sections 12 7k, 9b, 9f, 9n, and 90 and this section that is located on that 13 occupied real property and that is not construction in progress. 14 UTILITY PERSONAL PROPERTY AS DESCRIBED IN SECTION 34C(3)(E) AND 15 PERSONAL PROPERTY USED IN THE GENERATION, TRANSMISSION, OR DISTRIBUTION OF ELECTRICITY FOR SALE IS NOT INCLUDED IN THIS 16 17 CALCULATION.

(D) "FAIR MARKET VALUE" MEANS THE FAIR MARKET VALUE OF 18 19 PERSONAL PROPERTY AT THE TIME OF ACQUISITION BY THE FIRST OWNER, 20 INCLUDING THE COST OF FREIGHT, SALES TAX, INSTALLATION, AND OTHER 21 CAPITALIZED COSTS, EXCEPT CAPITALIZED INTEREST. THERE IS A REBUTTABLE PRESUMPTION THAT THE ACQUISITION PRICE PAID BY THE FIRST 22 23 OWNER FOR PERSONAL PROPERTY, AND ANY COSTS OF FREIGHT, SALES TAX, INSTALLATION, AND OTHER CAPITALIZED COSTS, EXCEPT CAPITALIZED 24 25 INTEREST, REFLECT THE FAIR MARKET VALUE.

26 (E) (d) "Industrial processing" means that term as defined in
27 section 4t of the general sales tax act, 1933 PA 167, MCL 205.54t,

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or section 40 of the use tax act, 1937 PA 94, MCL 205.940.
 Industrial processing does not include the generation,
 transmission, or distribution of electricity for sale.

4 (F) (e)—"New personal property" means property that was
5 initially placed in service in this state or outside of this state
6 after December 31, 2012 or that was construction in progress on or
7 after December 31, 2012 that had not been placed in service in this
8 state or outside of this state before 2013.

9 (G) (f) "Occupied real property" means all ANY of the 10 following:

(i) A parcel of real property that is entirely owned, leased,
or otherwise occupied by a person claiming an exemption under this
section or under section 9n.

14 (ii) Contiguous parcels of real property that are entirely 15 owned, leased, or otherwise occupied by a person claiming an exemption under this section or under section 9n and that host a 16 17 single, integrated business operation engaged primarily in 18 industrial processing, direct integrated support, or both. A 19 business operation is not engaged primarily in industrial 20 processing, direct integrated support, or both if it engages in 21 significant business activities that are not directly related to 22 industrial processing or direct integrated support. CONTIGUITY IS 23 NOT BROKEN BY A BOUNDARY BETWEEN LOCAL TAX COLLECTING UNITS, A ROAD, A RIGHT-OF-WAY, OR PROPERTY PURCHASED OR TAKEN UNDER 24 CONDEMNATION PROCEEDINGS BY A PUBLIC UTILITY FOR POWER TRANSMISSION 25 26 LINES IF THE 2 PARCELS SEPARATED BY THE PURCHASED OR CONDEMNED 27 PROPERTY WERE A SINGLE PARCEL PRIOR TO THE SALE OR CONDEMNATION. AS

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USED IN THIS SUBPARAGRAPH, "SINGLE, INTEGRATED BUSINESS OPERATION"
 MEANS A COMPANY THAT COMBINES 1 OR MORE RELATED OPERATIONS OR
 DIVISIONS AND OPERATES AS A SINGLE BUSINESS UNIT.

4 (*iii*) The portion of a parcel of real property that is owned,
5 leased, or otherwise occupied by a person claiming the exemption
6 under this section or under section 9n or by an affiliated person.

7 (H) (g) "Original cost" means the fair market value of
8 personal property at the time of acquisition by the first owner.
9 There is a rebuttable presumption that the acquisition price paid
10 by the first owner for personal property reflects the original cost
11 of that personal property. The state tax commission DEPARTMENT OF
12 TREASURY may provide guidelines for 1 or more of the following
13 circumstances:

14 (i) Determining original cost of personal property when the
15 actual acquisition price paid by the first owner for personal
16 property is not determinative of the original cost of that personal
17 property.

18 (*ii*) Estimating original cost of personal property when the
19 actual acquisition price paid by the first owner for the personal
20 property is unknown.

(*iii*) Adjusting original cost of personal property when the
personal property is idle, is obsolete or has material
obsolescence, or is surplus.

24 (I) (h) "Person" means an individual, partnership,
25 corporation, association, limited liability company, or any other
26 legal entity.

27

(J) (i)-"Qualified new personal property" means property that

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1 meets all of the following conditions:

2

3

(*i*) Is eligible manufacturing personal property.

(*ii*) Is new personal property.

Sec. 9n. (1) Beginning December 31, 2015 and each year
thereafter, qualified previously existing personal property for
which an exemption has been properly claimed under subsection (2)
is exempt from the collection of taxes under this act.

8 (2) A person shall claim the exemption under this section by 9 filing an affidavit with the assessor of the township or city in which the qualified previously existing personal property is 10 11 located as provided in subsection (3). The affidavit shall be in a 12 form prescribed by the state tax commission. An affidavit claiming 13 an exemption under this section applies to all existing and 14 subsequently acquired qualified previously existing personal 15 property. The assessor of the township or city shall annually transmit the affidavits filed, or the information contained in the 16 affidavits filed, under this section, and other parcel information 17 required by the department of treasury, to the department of 18 19 treasury in the form and in the manner prescribed by the department of treasury no later than April 1. A PERSON SHALL CLAIM THE 20 EXEMPTION UNDER THIS SECTION AND SECTION 9M BY FILING EACH YEAR A 21 COMBINED DOCUMENT THAT INCLUDES: THE FORM TO CLAIM THE EXEMPTION 22 UNDER THIS SECTION AND SECTION 9M, A REPORT OF THE FAIR MARKET 23 24 VALUE AND YEAR OF ACQUISITION BY THE FIRST OWNER OF QUALIFIED 25 PREVIOUSLY EXISTING PERSONAL PROPERTY, AND FOR ANY YEAR BEFORE 26 2023, A STATEMENT UNDER SECTION 19. ALL OF THE FOLLOWING APPLY TO A 27 CLAIM OF THE EXEMPTION UNDER THIS SECTION:

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(A) THE COMBINED DOCUMENT SHALL BE IN A FORM AND MANNER
 PRESCRIBED BY THE DEPARTMENT OF TREASURY.

3 (B) LEASING COMPANIES ARE NOT ELIGIBLE TO RECEIVE THE 4 EXEMPTION UNDER THIS SECTION AND MAY NOT USE THE COMBINED DOCUMENT 5 PRESCRIBED IN THIS SECTION. WITH RESPECT TO PERSONAL PROPERTY THAT 6 IS THE SUBJECT OF A LEASE AGREEMENT, REGARDLESS OF WHETHER THE 7 AGREEMENT CONSTITUTES A LEASE FOR FINANCIAL OR TAX PURPOSES, ALL OF 8 THE FOLLOWING APPLY:

9 (i) IF THE PERSONAL PROPERTY IS ELIGIBLE MANUFACTURING 10 PERSONAL PROPERTY, THE LESSEE AND LESSOR MAY ELECT THAT THE LESSEE 11 REPORT THE LEASED PERSONAL PROPERTY ON THE COMBINED DOCUMENT.

12 (*ii*) AN ELECTION MADE BY THE LESSEE AND THE LESSOR UNDER THIS
13 SUBDIVISION SHALL BE MADE IN A FORM AND MANNER APPROVED BY THE
14 DEPARTMENT.

(*iii*) ABSENT AN ELECTION, THE PERSONAL PROPERTY SHALL BE
REPORTED BY THE LESSOR ON THE PERSONAL PROPERTY STATEMENT UNLESS
THE EXEMPTION FOR ELIGIBLE MANUFACTURING PERSONAL PROPERTY IS
CLAIMED BY THE LESSEE ON THE COMBINED DOCUMENT.

(C) THE COMBINED DOCUMENT PRESCRIBED IN THIS SECTION, SHALL BE
COMPLETED AND DELIVERED TO THE ASSESSOR OF THE TOWNSHIP OR CITY IN
WHICH THE QUALIFIED PREVIOUSLY EXISTING PERSONAL PROPERTY IS
LOCATED BY FEBRUARY 20 OF EACH YEAR.

(D) THE ASSESSOR SHALL TRANSMIT TO THE DEPARTMENT OF TREASURY
THE INFORMATION CONTAINED IN THE COMBINED DOCUMENT FILED UNDER THIS
SECTION, AND OTHER PARCEL INFORMATION REQUIRED BY THE DEPARTMENT OF
TREASURY AND IN THE MANNER PRESCRIBED BY THE DEPARTMENT OF TREASURY
NO LATER THAN APRIL 1.

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(E) A person claiming an exemption under this section shall
 rescind the claim of exemption by December 31 of the year in which
 exempted property is no longer eligible for the exemption by filing
 with the assessor of the township or city a rescission affidavit in
 a form prescribed by the state tax commission. DEPARTMENT OF
 TREASURY.

7 (F) The assessor of the township or city shall annually
8 transmit the rescission affidavits filed, or the information
9 contained in the rescission affidavits filed, under this section to
10 the department of treasury in the form and in the manner prescribed
11 by the department of treasury no later than April 1.

12 (3) If a person claiming an exemption under this section has

13 not filed an affidavit under this section in any prior year with

14 the assessor of the township or city in which the qualified

15 previously existing personal property is located claiming an

16 exemption for that qualified previously existing personal property,

17 that person shall file the affidavit described under subsection (2)

18 with that assessor not later than February 20 of the first year for

19 which the person is claiming the exemption for that qualified

20 previously existing personal property in the township or city in a

21 manner provided by section 7(8) of the state essential services

22 assessment act, 2014 PA 92, MCL 211.1057. If an affidavit claiming

23 the exemption for qualified previously existing personal property

24 under this section is filed as provided in this subsection and the

25 person claiming an exemption for that qualified previously existing

26 personal property complied with section 19(9) with respect to that

27 qualified previously existing personal property in 2015, or if the

25

1 filing requirement under section 19(9) was not applicable because 2 the qualified previously existing personal property was acquired in 2015 or later, the person claiming the exemption under this section 3 4 is not required to also file a statement under section 19 for that qualified previously existing personal property in the first year 5 for which the exemption is claimed or in any subsequent year. If an 6 affidavit claiming the exemption for qualified previously existing 7 personal property under this section is filed as provided in this 8 9 subsection but the person claiming the exemption under this section did not comply with section 19(9) with respect to that qualified 10 11 previously existing personal property in 2015, the person claiming 12 the exemption under this section shall file a statement under 13 section 19 for that qualified previously existing personal property in the first year for which the person is claiming an exemption for 14 15 that qualified previously existing personal property, but the person is not required to file a statement under section 19 for 16 17 that qualified previously existing personal property in any 18 subsequent year. If a person claiming an exemption for qualified previously existing personal property has not filed an affidavit as 19 20 required under this section, that person's qualified previously existing personal property is subject to the collection of taxes 21 under this act and that person shall file a statement under section 22 23 19.

(3) (4) If the assessor of the township or city believes that
personal property for which an affidavit THE FORM claiming an
exemption is filed under subsection (2) IS TIMELY FILED BY FEBRUARY
20 EACH YEAR is not qualified previously existing personal property

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1 OR THE FORM FILED WAS INCOMPLETE, the assessor may deny that claim 2 for exemption by notifying the person that filed the affidavit FORM 3 in writing of the reason for the denial and advising the person 4 that the denial, may SHALL be appealed to the board of review under section 30-or 53b. BY FILING A COMBINED DOCUMENT AS PRESCRIBED 5 UNDER SUBSECTION (2). IF THE DENIAL IS ISSUED AFTER THE FIRST 6 MEETING OF THE MARCH BOARD OF REVIEW THAT FOLLOWS THE 7 ORGANIZATIONAL MEETING, THE APPEAL OF THE DENIAL IS EITHER TO THE 8 MARCH BOARD OF REVIEW OR THE MICHIGAN TAX TRIBUNAL BY FILING A 9 PETITION AND A COMPLETED COMBINED DOCUMENT AS PRESCRIBED UNDER 10 11 SUBSECTION (2), WITHIN 35 DAYS OF THE DENIAL NOTICE. The assessor 12 may deny a claim for exemption under this subsection for the 13 current year only. If the assessor denies a claim for exemption, 14 the assessor shall remove the exemption of that personal property and amend the tax roll to reflect the denial and the local 15 16 treasurer shall within 30 days of the date of the denial issue a 17 corrected tax bill for any additional taxes.

(4) (5) A person claiming an exemption for qualified
previously existing personal property exempt under this section
shall maintain books and records and shall provide access to those
books and records as provided in section 22.

(5) (6) If a person fraudulently claims an exemption for
personal property under this section, that person is subject to the
penalties provided for in section 21(2).

25 (6) FOR 2016 ONLY, IF AN OWNER OF QUALIFIED PREVIOUSLY
26 EXISTING PERSONAL PROPERTY DID NOT FILE FORM 5278 BY FEBRUARY 22,
2016 OR FILED AN INCOMPLETE FORM 5278 BY FEBRUARY 22, 2016 TO CLAIM

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1 THE EXEMPTION UNDER THIS SECTION WITH THE ASSESSOR OF THE CITY OR 2 TOWNSHIP IN WHICH THE QUALIFIED PREVIOUSLY EXISTING PERSONAL PROPERTY IS LOCATED, THAT OWNER MAY FILE FORM 5278 WITH THE 3 4 ASSESSOR OF THE CITY OR TOWNSHIP IN WHICH THE QUALIFIED PREVIOUSLY 5 EXISTING PERSONAL PROPERTY IS LOCATED NO LATER THAN MAY 31, 2016. 6 IF THE ASSESSOR DETERMINES THE PROPERTY QUALIFIES FOR THE EXEMPTION UNDER THIS SECTION, THE ASSESSOR SHALL IMMEDIATELY AMEND THE 7 ASSESSMENT ROLL TO REFLECT THE EXEMPTION. THE ASSESSOR OF THE 8 9 TOWNSHIP OR CITY SHALL TRANSMIT THE AFFIDAVITS FILED, OR THE INFORMATION CONTAINED IN THE AFFIDAVITS FILED, UNDER THIS SECTION, 10 11 AND OTHER PARCEL INFORMATION REQUIRED BY THE DEPARTMENT OF 12 TREASURY, TO THE DEPARTMENT OF TREASURY IN THE FORM AND IN THE MANNER PRESCRIBED BY THE DEPARTMENT OF TREASURY NO LATER THAN JUNE 13 7, 2016. THE OWNER SHALL STILL BE REQUIRED TO MEET ALL DEADLINES 14 **REQUIRED UNDER SECTION 7 OF THE STATE ESSENTIAL SERVICES ASSESSMENT** 15 ACT, 2014 PA 92, MCL 211.1057. IF THE ASSESSOR OF THE TOWNSHIP OR 16 CITY BELIEVES THAT PERSONAL PROPERTY FOR WHICH AN AFFIDAVIT 17 18 CLAIMING AN EXEMPTION IS FILED UNDER THIS SUBSECTION BY MAY 31, 19 2016 IS NOT QUALIFIED PREVIOUSLY EXISTING PERSONAL PROPERTY, THE 20 ASSESSOR MAY DENY THAT CLAIM FOR EXEMPTION BY NOTIFYING THE PERSON THAT FILED THE AFFIDAVIT IN WRITING OF THE REASON FOR THE DENIAL 21 AND ADVISING THE PERSON THAT THE DENIAL MAY BE APPEALED TO THE 22 MICHIGAN TAX TRIBUNAL WITHIN 35 DAYS OF THE DATE OF THE DENIAL. 23

24

(7) As used in this section:

(a) "Direct integrated support", "eligible manufacturing
personal property", "FAIR MARKET VALUE", and "industrial
processing" mean those terms as defined in section 9m.

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(b) "Person" means an individual, partnership, corporation,
 association, limited liability company, or any other legal entity.

3 4 (c) "Qualified previously existing personal property" means personal property that meets both of the following conditions:

5

(i) Is eligible manufacturing personal property.

6 (ii) Was first placed in service within this state or outside7 this state more than 10 years before the current calendar year.

8 Sec. 19. (1) A supervisor or other assessing officer, as soon 9 as possible after entering upon the duties of his or her office or 10 as required under the provisions of any charter that makes special 11 provisions for the assessment of property, shall ascertain the 12 taxable property in his or her assessing district, the person to 13 whom it should be assessed, and that person's residence.

14 (2) Except as otherwise provided in section 9m, 9n, or 9o, the supervisor or other assessing officer shall require any person whom 15 16 he or she believes has personal property in their possession to 17 make a statement of all the personal property of that person 18 whether owned by that person or held for the use of another to be 19 completed and delivered to the supervisor or assessor on or before 20 BY February 20 of each year. A notice the supervisor or other assessing officer provides regarding that statement shall also do 21 22 all of the following:

(a) Notify the person to whom such notice is given of theexemptions available under sections 9m, 9n, and 9o.

(b) Explain where information about those exemptions, the
forms and requirements for claiming those exemptions, and the forms
for the statement otherwise required under this section are

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1 available.

2 (c) Be sent or delivered by not later than January 10 of each3 year.

4 (3) If a supervisor, an assessing officer, a county tax or
5 equalization department provided for in section 34, or the state
6 tax commission considers it necessary to require from any person a
7 statement of real property assessable to that person, it shall
8 notify the person, and that person shall submit the statement.

9 (4) A local tax collecting unit may provide for the electronic10 filing of the statement required under subsection (2) or (3).

11 (5) A statement under subsection (2) or (3) shall be in a form 12 prescribed by the state tax commission. If a local tax collecting unit has provided for electronic filing of the statement under 13 14 subsection (4), the filing format shall be prescribed by the state tax commission. The state tax commission shall not prescribe more 15 than 1 format for electronically filing a statement under 16 subsection (2) or more than 1 format for electronically filing a 17 statement under subsection (3). 18

19 (6) A statement under subsection (2) or (3) shall be signed 20 manually, by facsimile, or electronically. A supervisor or assessor 21 shall not require that a statement required under subsection (2) or 22 (3) be filed before BY February 20 of each year.

(7) A supervisor or assessor shall not accept a statement
under subsection (2) or (3) as final or sufficient if that
statement is not in the proper form or does not contain a manual,
facsimile, or electronic signature. A supervisor or assessor shall
preserve a statement that is not in the proper form or is not

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signed as in other cases, and that statement may be used to make
 the assessment and as evidence in any proceeding regarding the
 assessment of the person furnishing that statement.

4 (8) An electronic or facsimile signature, FOR A STATEMENT
5 REQUIRED UNDER THIS SECTION OR A COMBINED DOCUMENT REQUIRED UNDER
6 SECTION 9M OR 9N, OR UNDER SECTION 7 OF THE STATE ESSENTIAL
7 SERVICES ASSESSMENT ACT, 2014 PA 92, MCL 211.1057, shall be
8 accepted by a local tax collecting unit using a procedure
9 prescribed by the state tax commission.

(9) A statement under subsection (2) for 2015 shall include a 10 11 schedule of when any personal property included in the statement 12 will become eligible for exemption under section 9m or 9n. For 2015 13 statements under subsection (2) that identify property eligible for 14 exemption under section 9m or 9n, a supervisor or assessor shall 15 provide to the department of treasury by June 1, 2015 a copy of the 16 statement, or the information on the statement, as prescribed by 17 the department of treasury. The department of treasury's use of a statement, or information on a statement, provided under this 18 19 subsection is subject to section 28(1)(f) of 1941 PA 122, MCL 20 205.28.

Sec. 53b. (1) If there has been a qualified error, the qualified error shall be verified by the local assessing officer and approved by the board of review. Except as otherwise provided in subsection (9), the board of review shall meet for the purposes of this section on Tuesday following the second Monday in December and on Tuesday following the third Monday in July. If approved, the board of review shall file an affidavit within 30 days relative to

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1 the qualified error with the proper officials and all affected 2 official records shall be corrected. If the qualified error results 3 in an overpayment or underpayment, the rebate, including any 4 interest paid, shall be made to the taxpayer or the taxpayer shall 5 be notified and payment made within 30 days of the notice. A rebate 6 shall be without interest. The treasurer in possession of the appropriate tax roll may deduct the rebate from the appropriate tax 7 collecting unit's subsequent distribution of taxes. The treasurer 8 9 in possession of the appropriate tax roll shall bill to the 10 appropriate tax collecting unit the tax collecting unit's share of 11 taxes rebated. Except as otherwise provided in subsections (6) and 12 (8) and section 27a(4), a correction under this subsection may be made for the current year and the immediately preceding year only. 13

14 (2) Action pursuant to subsection (1) may be initiated by the15 taxpayer or the assessing officer.

(3) The board of review meeting in July and December shall 16 17 meet only for the purpose described in subsection (1) and to hear 18 appeals provided for in sections 7u, 7cc, 7ee, 7jj, 9m, 9n, and 9o. 19 If an exemption under section 7u is approved, the board of review 20 shall file an affidavit with the proper officials involved in the 21 assessment and collection of taxes and all affected official 22 records shall be corrected. If an appeal under section 7cc, 7ee, 23 7jj, 9m, 9n, or 9o results in a determination that an overpayment 24 has been made, the board of review shall file an affidavit and a 25 rebate shall be made at the times and in the manner provided in 26 subsection (1). Except as otherwise provided in sections 7cc, 7ee, 27 7jj, and 9o, a correction under this subsection shall be made for

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the year in which the appeal is made only. If the board of review approves an exemption or provides a rebate for property under section 7cc, 7ee, or 7jj as provided in this subsection, the board of review shall require the owner to execute the affidavit provided for in section 7cc, 7ee, or 7jj and shall forward a copy of any section 7cc affidavits to the department of treasury.

7 (4) If an exemption under section 7cc is approved by the board
8 of review under this section, the provisions of section 7cc apply.
9 If an exemption under section 7cc is not approved by the board of
10 review under this section, the owner may appeal that decision in
11 writing to the department of treasury within 35 days of the board
12 of review's denial and the appeal shall be conducted as provided in
13 section 7cc(8).

14 (5) An owner or assessor may appeal a decision of the board of 15 review under this section regarding an exemption under section 7ee or 7jj to the residential and small claims division of the Michigan 16 17 tax tribunal. An owner is not required to pay the amount of tax in dispute in order to receive a final determination of the 18 19 residential and small claims division of the Michigan tax tribunal. 20 However, interest and penalties, if any, shall accrue and be 21 computed based on interest and penalties that would have accrued 22 from the date the taxes were originally levied as if there had not 23 been an exemption.

24 (6) A correction under this section that approves a principal
25 residence exemption pursuant to section 7cc may be made for the
26 year in which the appeal was filed and the 3 immediately preceding
27 tax years.

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(7) For the appeal of a denial of a claim of exemption for
 personal property under section 9m, 9n, or 90, if an exemption is
 approved, the board of review shall remove the personal property
 from the assessment roll.

34

(8) If an exemption for personal property under section $9m_{-}$ 5 9n, or 90 is approved, the board of review shall file an affidavit 6 with the proper officials involved in the assessment and collection 7 of taxes and all affected official records shall be corrected. If 8 the board of review does not approve an exemption under section 9m, 9 10 9n, or 90, the person claiming the exemption for that personal 11 property may appeal that decision in writing to the Michigan tax tribunal. A correction under this subsection that approves an 12 exemption under section 90 may be made for the year in which the 13 14 appeal was filed and the immediately preceding 3 tax years. A correction under this subsection that approves an exemption under 15 section 9m or 9n may be made only for the year in which the appeal 16 17 was filed.

18 (9) The governing body of the city or township may authorize, 19 by adoption of an ordinance or resolution, 1 or more of the 20 following alternative meeting dates for the purposes of this 21 section:

22 (a) An alternative meeting date during the week of the second23 Monday in December.

24 (b) An alternative meeting date during the week of the third25 Monday in July.

26 (10) As used in this section, "qualified error" means 1 or27 more of the following:

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(a) A clerical error relative to the correct assessment
 figures, the rate of taxation, or the mathematical computation
 relating to the assessing of taxes.

4

(b) A mutual mistake of fact.

5 (c) An adjustment under section 27a(4) or an exemption under
6 section 7hh(3)(b).

7 (d) An error of measurement or calculation of the physical8 dimensions or components of the real property being assessed.

9 (e) An error of omission or inclusion of a part of the real10 property being assessed.

(f) An error regarding the correct taxable status of the realproperty being assessed.

(g) An error made by the taxpayer in preparing the statementof assessable personal property under section 19.

(h) An error made in the denial of a claim of exemption for
personal property under section 9m, 9n, or 90.