SENATE SUBSTITUTE FOR

HOUSE BILL NO. 5928

A bill to amend 1937 PA 94, entitled "Use tax act," by amending section 2 (MCL 205.92), as amended by 2016 PA 7.

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

1 Sec. 2. As used in this act:

(a) "Person" means an individual, firm, partnership, joint 2 venture, association, social club, fraternal organization, 3 4 municipal or private corporation whether or not organized for 5 profit, company, limited liability company, estate, trust, 6 receiver, trustee, syndicate, the United States, this state, 7 county, or any other group or combination acting as a unit, and the 8 plural as well as the singular number, unless the intention to give 9 a more limited meaning is disclosed by the context.

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(b) "Use" means the exercise of a right or power over tangible

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personal property incident to the ownership of that property
 including transfer of the property in a transaction where
 possession is given. Converting tangible personal property acquired
 for a use exempt from the tax levied under this act to a use not
 exempt from the tax levied under this act is a taxable use.

6 (c) "Storage" means a keeping or retention of property in this
7 state for any purpose after the property loses its interstate
8 character.

9 (d) "Seller" means the person from whom a purchase is made and 10 includes every person selling tangible personal property or 11 services for storage, use, or other consumption in this state. If, 12 in the opinion of the department, it is necessary for the efficient 13 administration of this act to regard a salesperson, representative, 14 peddler, or canvasser as the agent of a dealer, distributor, 15 supervisor, or employer under whom the person operates or from whom 16 he or she obtains tangible personal property or services sold by 17 him or her for storage, use, or other consumption in this state, irrespective of whether or not he or she is making the sales on his 18 19 or her own behalf or on behalf of the dealer, distributor, 20 supervisor, or employer, the department may so consider him or her, 21 and may consider the dealer, distributor, supervisor, or employer 22 as the seller for the purpose of this act.

(e) "Purchase" means to acquire for a consideration, whether
the acquisition is effected by a transfer of title, of possession,
or of both, or a license to use or consume; whether the transfer is
absolute or conditional, and by whatever means the transfer is
effected; and whether consideration is a price or rental in money,

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or by way of exchange or barter. Purchase includes converting
 tangible personal property acquired for a use exempt from the tax
 levied under this act to a use not exempt from the tax levied under
 this act.

(f) "Purchase price" or "price" means the total amount of 5 6 consideration paid by the consumer to the seller, including cash, credit, property, and services, for which tangible personal 7 property or services are sold, leased, or rented, valued in money, 8 9 whether received in money or otherwise, and applies to the measure 10 subject to use tax. Purchase price includes the following 11 subparagraphs (i) through (vii) and excludes subparagraphs (viii)12 through (xii) : (xiii) :

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(i) Seller's cost of the property sold.

14 (*ii*) Cost of materials used, labor or service cost, interest, 15 losses, costs of transportation to the seller, taxes imposed on the 16 seller other than taxes imposed by this act, and any other expense 17 of the seller.

18 (*iii*) Charges by the seller for any services necessary to19 complete the sale, other than the following:

(A) An amount received or billed by the taxpayer for
remittance to the employee as a gratuity or tip, if the gratuity or
tip is separately identified and itemized on the guest check or
billed to the customer.

(B) Labor or service charges involved in maintenance and
repair work on tangible personal property of others if separately
itemized.

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(*iv*) Delivery charges incurred or to be incurred before the

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completion of the transfer of ownership of tangible personal
 property subject to the tax levied under this act from the seller
 to the purchaser.

4 (v) Installation charges incurred or to be incurred before the
5 completion of the transfer of ownership of tangible personal
6 property from the seller to the purchaser.

7 (vi) Except as otherwise provided in subparagraphs (xi) and
8 (xii), credit for any trade-in.

9 (vii) Except as otherwise provided in subparagraph (x),
10 consideration received by the seller from third parties if all of
11 the following conditions are met:

12 (A) The seller actually receives consideration from a party
13 other than the purchaser and the consideration is directly related
14 to a price reduction or discount on the sale.

(B) The seller has an obligation to pass the price reductionor discount through to the purchaser.

17 (C) The amount of the consideration attributable to the sale18 is fixed and determinable by the seller at the time of the sale of19 the item to the purchaser.

20 (D) One of the following criteria is met:

(I) The purchaser presents a coupon, certificate, or other documentation to the seller to claim a price reduction or discount where the coupon, certificate, or documentation is authorized, distributed, or granted by a third party with the understanding that the third party will reimburse any seller to whom the coupon, certificate, or documentation is presented.

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(II) The purchaser identifies himself or herself to the seller

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as a member of a group or organization entitled to a price
 reduction or discount. A preferred customer card that is available
 to any patron does not constitute membership in a group or
 organization.

5 (III) The price reduction or discount is identified as a third
6 party price reduction or discount on the invoice received by the
7 purchaser or on a coupon, certificate, or other documentation
8 presented by the purchaser.

9 (viii) Interest, financing, or carrying charges from credit 10 extended on the sale of personal property or services, if the 11 amount is separately stated on the invoice, bill of sale, or 12 similar document given to the purchaser.

13 (*ix*) Any taxes legally imposed directly on the consumer that
14 are separately stated on the invoice, bill of sale, or similar
15 document given to the purchaser.

16 (x) Beginning January 1, 2000, employee discounts that are17 reimbursed by a third party on sales of motor vehicles.

18 (xi) Beginning November 15, 2013, credit for the agreed-upon 19 value of a titled watercraft used as part payment of the purchase 20 price of a new titled watercraft or used titled watercraft 21 purchased from a watercraft dealer if the agreed-upon value is 22 separately stated on the invoice, bill of sale, or similar document 23 given to the purchaser. This subparagraph does not apply to leases 24 or rentals.

(xii) Beginning December 15, 2013, credit for the agreed-upon
value of a motor vehicle or recreational vehicle used as part
payment of the purchase price of a new motor vehicle or used motor

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vehicle or recreational vehicle purchased from a dealer if the agreed-upon value is separately stated on the invoice, bill of sale, or similar document given to the purchaser. This subparagraph does not apply to leases or rentals. For purposes of this subparagraph, the agreed-upon value of a motor vehicle or recreational vehicle used as part payment shall be limited as follows:

8 (A) Beginning December 15, 2013, subject to sub-subparagraphs9 (B) and (C), the lesser of the following:

**10** (I) \$2,000.00.

(II) The agreed-upon value of the motor vehicle orrecreational vehicle used as part payment.

(B) Beginning January 1, 2015 and each January 1 thereafter,
the amount under sub-subparagraph (A)(I) shall be increased by an
additional \$500.00 each year.

16 (C) Beginning on January 1, in the year in which the amount 17 under sub-subparagraph (A)(I) exceeds \$14,000.00 and each January 1 18 thereafter, there shall be no limitation on the agreed-upon value 19 of the motor vehicle or recreational vehicle used as part payment.

(xiii) BEGINNING JANUARY 1, 2017, CREDIT FOR THE CORE CHARGE 20 ATTRIBUTABLE TO A RECYCLING FEE, DEPOSIT, OR DISPOSAL FEE FOR A 21 MOTOR VEHICLE OR RECREATIONAL VEHICLE PART OR BATTERY IF THE 22 23 RECYCLING FEE, DEPOSIT, OR DISPOSAL FEE IS SEPARATELY STATED ON THE 24 INVOICE, BILL OF SALE, OR SIMILAR DOCUMENT GIVEN TO THE PURCHASER. 25 (g) "Consumer" means the person who has purchased tangible 26 personal property or services for storage, use, or other 27 consumption in this state and includes, but is not limited to, 1 or

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1 more of the following:

2 (i) A person acquiring tangible personal property if engaged
3 in the business of constructing, altering, repairing, or improving
4 the real estate of others.

5 (ii) A person who has converted tangible personal property or
6 services acquired for storage, use, or consumption in this state
7 that is exempt from the tax levied under this act to storage, use,
8 or consumption in this state that is not exempt from the tax levied
9 under this act.

(h) "Business" means all activities engaged in by a person or
caused to be engaged in by a person with the object of gain,
benefit, or advantage, either direct or indirect.

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(i) "Department" means the department of treasury.

14 (j) "Tax" includes all taxes, interest, or penalties levied15 under this act.

16 (k) "Tangible personal property" means personal property that 17 can be seen, weighed, measured, felt, or touched or that is in any 18 other manner perceptible to the senses and includes electricity, 19 water, gas, steam, and prewritten computer software.

(1) "Textiles" means goods that are made of or incorporate
woven or nonwoven fabric, including, but not limited to, clothing,
shoes, hats, gloves, handkerchiefs, curtains, towels, sheets,
pillows, pillowcases, tablecloths, napkins, aprons, linens, floor
mops, floor mats, and thread. Textiles also include materials used
to repair or construct textiles, or other goods used in the rental,
sale, or cleaning of textiles.

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(m) "Interstate motor carrier" means a person who operates or

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causes to be operated a qualified commercial motor vehicle on a
 public road or highway in this state and at least 1 other state or
 Canadian province.

4 (n) "Qualified commercial motor vehicle" means that term as
5 defined in section 1(i), (j), and (k) 1(l), (M), AND (N) of the
6 motor carrier fuel tax act, 1980 PA 119, MCL 207.211.

7 (o) "Diesel fuel" means that term as defined in section 2(p)
8 2(Q) of the motor fuel tax act, 2000 PA 403, MCL 207.1002.

9 (p) "Sale" means a transaction by which tangible personal
10 property or services are purchased or rented for storage, use, or
11 other consumption in this state.

12 (q) "Convert" means putting a service or tangible personal 13 property acquired for a use exempt from the tax levied under this 14 act at the time of acquisition to a use that is not exempt from the tax levied under this act, whether the use is in whole or in part, 15 or permanent or not permanent. A motor vehicle purchased for resale 16 17 by a new vehicle dealer licensed under section 248(8)(a) of the Michigan vehicle code, 1949 PA 300, MCL 257.248, and not titled in 18 19 the name of the dealer shall not be considered to be converted 20 prior to sale or lease by that dealer.

(r) "New motor vehicle" means that term as defined in section
33a of the Michigan vehicle code, 1949 PA 300, MCL 257.33a.

(s) "Recreational vehicle" means that term as defined in
section 49a of the Michigan vehicle code, 1949 PA 300, MCL 257.49a.
(t) "Dealer" means that term as defined in section 11 of the
Michigan vehicle code, 1949 PA 300, MCL 257.11.

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(u) "Watercraft dealer" means a dealer as that term is defined

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- 1 in section 80102 of the natural resources and environmental
- 2 protection act, 1994 PA 451, MCL 324.80102.