#### SUBSTITUTE FOR

# SENATE BILL NO. 394

A bill to amend 1917 PA 167, entitled "Housing law of Michigan," by amending sections 1, 125, and 126 (MCL 125.401, 125.525, and 125.526), sections 1 and 126 as amended by 2008 PA 408. THE PEOPLE OF THE STATE OF MICHIGAN ENACT: Sec. 1. (1) This act shall be known AND MAY BE CITED as the 1 "housing law of Michigan". and shall apply 2 (2) THIS ACT APPLIES to every EACH city, and organized 3 village, in this state which, by AND TOWNSHIP THAT, ACCORDING TO 4 the last regular or special federal census, had HAS a population of 5 6 100,000 10,000 or more. , and to every city or village as its 7 population shall reach 100,000 thereafter and also to that territory immediately adjacent and contiguous to the boundaries of 8 9 such a city or village and extending for a radial distance of 2-1/2

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1 miles beyond their boundaries in all directions. This act shall 2 also apply to any city and organized village in this state which, as determined by the last regular or special federal census, has or 3 4 shall hereafter attain a population of 10,000 or more. This HOWEVER, THIS act relating DOES NOT APPLY to private dwellings and 5 2-family dwellings does not apply to IN any city, or organized 6 village, lying outside the 2-1/2 mile radius and OR TOWNSHIP having 7 a population of less than 100,000 unless the legislative body of 8 the city or village LOCAL GOVERNMENTAL UNIT ADOPTS THE PROVISIONS 9 by resolution , passed by a majority vote of the ITS members. elect 10 11 of the legislative body, adopt the provisions. In the case of 12 charter townships and townships the provisions of this act relating 13 to private dwellings and 2 family dwellings may be applied to those 14 areas by ordinance of the respective township board adopting the provisions. 15

(3) This act applies to all dwellings within the classes
defined in the following sections, SECTION 2, except that in
sections where specific reference is made A REFERENCE to 1 or more
specific classes of dwellings , those provisions shall apply
APPLIES only to those classes to which specific reference is made.
All other provisions that relate to dwellings shall apply to all
classes of dwellings.

Sec. 125. (1) A THE ENFORCING AGENCY MAY MAINTAIN A registry
 of owners and premises shall be maintained by the enforcing
 agency.REGULATED BY THIS ACT.

26 (2) The owners—IF THE ENFORCING AGENCY MAINTAINS A REGISTRY OF
 27 OWNERS AND PREMISES, THE OWNER of a multiple dwelling or rooming

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1 house containing units which will be offered to let, or to hire, 2 for more than 6 months of a calendar year , shall register their names and places of WITH THE ENFORCING AGENCY THE OWNER'S NAME, THE 3 4 ADDRESS OF THE OWNER'S residence or usual places PLACE of business, 5 and the location of the premises regulated by this act with the enforcing agency. MULTIPLE DWELLING OR ROOMING HOUSE. The owners 6 OWNER shall register within 60 days following the day on which any 7 part of the premises is offered for occupancy. Owners of multiple 8 9 dwellings or rooming houses containing units which are occupied or 10 offered for occupancy at the time this act becomes effective shall 11 register within 90 days after the effective date of this article.

12 (3) If the premises are managed or operated by an agent, the
13 agent's name and place of business shall be placed ENTERED with the
14 name of the owner in the registry UNDER SUBSECTION (2).

Sec. 126. (1) The A LOCAL GOVERNMENTAL UNIT IS NOT REQUIRED TO
INSPECT A MULTIPLE DWELLING OR ROOMING HOUSE UNLESS THE LOCAL
GOVERNMENTAL UNIT RECEIVES A COMPLAINT FROM A LESSEE OF A VIOLATION
OF THIS ACT.

19 (2) SUBJECT TO SUBSECTION (1), THE enforcing agency shall
 20 inspect multiple dwellings and rooming houses regulated by this act
 21 in accordance with this act. Except

(3) SUBJECT TO SUBSECTION (1) AND EXCEPT as provided in
subsection (2), (4), the period between inspections OF A MULTIPLE
DWELLING OR ROOMING HOUSE shall not be longer than 4 years. All
other dwellings regulated by this act may be inspected at
reasonable intervals. Inspections of multiple dwellings or rooming
houses conducted by the United States department of housing and

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urban development DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT under 1 2 the real estate assessment center inspection process or BY other 3 government agencies may be accepted by a local governmental unit 4 and an enforcing agency as a substitute for inspections required by 5 a local enforcing agency. To the extent permitted under applicable 6 law, a local enforcing agency or its designee is authorized to MAY exercise inspection authority delegated by law or agreement from 7 other agencies or authorities that perform inspections required 8 under other state law or federal law. 9

10 (4) (2) A SUBJECT TO SUBSECTION (1), A local governmental unit 11 may provide by ordinance for a maximum period between inspections 12 of a multiple dwelling or rooming house that is not longer than 6 13 years if the most recent inspection of the premises found no 14 violations of the THIS act and the multiple dwelling or rooming 15 house has not changed ownership during the 6-year period.

16 (5) (3) An inspection shall be conducted in the manner best 17 calculated to secure compliance with the THIS act and appropriate 18 to the needs of the community, including, but not limited to, on 1 19 or more of the following bases:

20 (a) An area basis, such that UNDER WHICH all the regulated
21 premises in a predetermined geographical area will be ARE inspected
22 simultaneously, or within a short period of time.

(b) A complaint basis, such that UNDER WHICH PREMISES THAT ARE
THE SUBJECT OF complaints of violations will be ARE inspected
within a reasonable time.

26 (c) A recurrent violation basis, such that UNDER WHICH
27 premises that are found to have a high incidence of recurrent or

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1 uncorrected violations will be ARE inspected more frequently.

2 (d) A compliance basis, such that UNDER WHICH a premises
3 brought into compliance before the expiration of a certificate of
4 compliance or any requested repair order may be issued a
5 certificate of compliance for the maximum renewal certification
6 period authorized by the local governmental unit.

7 (e) A percentage basis, such that UNDER WHICH a local
8 governmental unit may establish ESTABLISHES a percentage of units
9 in a multiple dwelling to be inspected in order to issue a
10 certificate of compliance for the multiple dwelling.

11 (6) (4) An inspection shall be carried out by the enforcing 12 agency, or by the enforcing agency and representatives of other 13 agencies that form a team to undertake an inspection under this and 14 other applicable acts.

(7) (5) Except as provided in subsection (7) (9) AND THIS 15 16 SUBSECTION, an inspector, or team of inspectors, shall request and 17 receive permission to enter before entering a leasehold regulated 18 by this act at reasonable hours to undertake an inspection AND 19 SHALL ENTER AT A REASONABLE HOUR. In the case of an emergency, as 20 defined under rules promulgated by the enforcing agency, INCLUDING, BUT NOT LIMITED TO, FIRE, FLOOD, OR OTHER THREAT OF SERIOUS INJURY 21 22 OR DEATH, or upon presentment of a warrant, the inspector or team 23 of inspectors may enter at any time.

(8) (6) Except in an emergency, before BEFORE entering a
leasehold regulated by this act, the owner of the leasehold shall
request and obtain permission to enter the leasehold. In the case
of HOWEVER, IN an emergency, including, but not limited to, fire,

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flood, or other threat of serious injury or death, the owner may
 enter at any time.

3 (9) (7) The enforcing agency may require the owner of a
4 leasehold to do 1 or more of the following:

5 (a) Provide the enforcing agency access to the leasehold if6 the lease provides the owner a right of entry.

7 (b) Provide access to areas other than a leasehold or areas8 open to public view, or both.

9 (c) Notify a tenant THE LESSEE of the enforcing agency's
10 request to inspect a leasehold, make a good faith GOOD-FAITH effort
11 to obtain permission for an inspection, and arrange for the
12 inspection. If a tenant LESSEE vacates a leasehold after the
13 enforcing agency has requested to inspect that leasehold, an THE
14 owner of the leasehold shall notify the enforcing agency of that
15 fact within 10 days after the leasehold is vacated.

16 (d) Provide access to the leasehold if a tenant LESSEE of that
17 leasehold has made a complaint to the enforcing agency.

18 (10) (8) A local governmental unit may adopt an ordinance to 19 implement subsection (7).(9).

(11) (9) For multiple lessees in a leasehold, notifying at
least 1 lessee and requesting and obtaining the permission of at
least 1 lessee satisfies THE NOTICE AND PERMISSION REQUIREMENTS OF
subsections (5) and (7).(7) TO (9).

(12) (10) Neither the THE enforcing agency nor OR the owner
 may SHALL NOT discriminate against an occupant on the basis of
 whether the occupant requests, permits, or refuses entry to the
 leasehold.

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(13) (11) The enforcing agency shall not discriminate against
 an owner who has met the requirements of subsection (7) (9) but has
 been unable to obtain the permission of the occupant, based on the
 owner's inability to obtain that permission.

5 (14) (12) The enforcing agency may establish and charge a reasonable fee for inspections conducted under this act. The fee 6 shall not exceed the actual, reasonable cost of providing the 7 inspection for which the fee is charged. AN INSPECTION FEE IS NOT 8 REQUIRED TO BE PAID MORE THAN 6 MONTHS BEFORE THE INSPECTION IS TO 9 10 TAKE PLACE. An owner or property manager shall IS not be liable for 11 an inspection fee if the inspection is not performed and the enforcing agency is the direct cause of the failure to perform **THE** 12 13 INSPECTION.

(15) (13) An IF REQUESTED, AN enforcing agency or a local 14 governmental unit shall produce a report to a requesting party on 15 the income and expenses of the inspection program for the preceding 16 fiscal year. The report shall contain STATE THE AMOUNT OF the fees 17 assessed by the enforcing agency, the costs incurred in performing 18 19 inspections, and the number of units inspected. The report shall be 20 provided to the requesting party within 90 days of AFTER the 21 request IS MADE. The enforcing agency or local governmental unit may produce the report electronically. If the enforcing agency does 22 23 not have readily available access to the information required for 24 the report, the enforcing agency may charge the requesting party a fee no-NOT greater than the actual reasonable cost of providing the 25 26 information. If an enforcing agency charges a fee under this 27 subsection, the enforcing agency shall include IN THE REPORT the

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costs of providing and compiling the information. contained in the
 report.

3 (16) (14) If a complaint identifies a dwelling or rooming
4 house regulated under this act in which a child is residing, the
5 dwelling or rooming house shall be inspected prior to inspection of
6 any nonemergency complaint.

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(17) <del>(15)</del> As used in this section:

8 (a) "Child" means an individual under 18 years of age.

9 (b) "Leasehold" means a private dwelling or separately
10 occupied apartment, suite, or group of rooms in a 2-family dwelling
11 or in a multiple dwelling if the private dwelling or separately
12 occupied apartment, suite, or group of rooms is leased to the
13 occupant under the terms of either an oral or written lease.