



HOUSE BILL No. 4993

October 13, 1999, Introduced by Reps. Green, Sheltroun, Jelinek, Spade, Neumann, Frank, Birkholz, Jellema, Kukuk, Rick Johnson, Rivet, Julian, Cameron Brown, Gosselin, Ehardt, Garcia and Law and referred to the Committee on Agriculture and Resource Management.

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 36109 (MCL 324.36109), as amended by 1996 PA 233.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 36109. (1) An owner of farmland and related buildings
2 covered by 1 or more development rights agreements meeting the
3 requirements of this part who is required or eligible to file a
4 return as an individual or a claimant under the state income tax
5 act may claim a credit against the state income tax liability for
6 the amount by which the property taxes on the land and structures
7 used in the farming operation, including the homestead,
8 restricted by the development rights agreements ~~exceed 7%~~
9 EXCEEDS 1% FOR TAX YEARS 1999, 2000, 2001, AND 2002, AND 7% FOR
10 TAX YEARS THEREAFTER, of the household income as defined in

1 chapter 9 of the state income tax act, ~~being sections 206.501 to~~
2 ~~206.532 of the Michigan Compiled Laws~~ 1967 PA 281, MCL 206.501
3 TO 206.532, excluding a deduction if taken under section 613 of
4 the internal revenue code of 1986. ~~, 26 U.S.C. 613.~~ For the
5 purposes of this section, all of the following apply:

6 (a) A partner in a partnership is considered an owner of
7 farmland and related buildings covered by a development rights
8 agreement that are owned by the partnership. A partner is con-
9 sidered to pay a proportion of the property taxes on that prop-
10 erty equal to the partner's share of ownership of capital or dis-
11 tributive share of ordinary income as reported by the partnership
12 to the internal revenue service or, if the partnership is not
13 required to report that information to the internal revenue serv-
14 ice, as provided in the partnership agreement or, if there is no
15 written partnership agreement, a statement signed by all the
16 partners. A partner claiming a credit under this section based
17 upon the partnership agreement or a statement shall file a copy
18 of the agreement or statement with his or her income tax return.
19 If the agreement or statement is not filed, the department of
20 treasury shall deny the credit. All partners in a partnership
21 claiming the credit allowed under this section shall compute the
22 credit using the same basis for the apportionment of the property
23 taxes.

24 (b) A shareholder of a corporation that has filed a proper
25 election under subchapter S of chapter 1 of SUBTITLE A OF the
26 internal revenue code of 1986, 26 U.S.C. 1361 to 1379, is
27 considered an owner of farmland and related buildings covered by

1 a development rights agreement that are owned by the
2 corporation. A shareholder is considered to pay a proportion of
3 the property taxes on that property equal to the shareholder's
4 percentage of stock ownership for the tax year as reported by the
5 corporation to the internal revenue service. Except as provided
6 in subsection (8), this subdivision applies to tax years begin-
7 ning after 1987.

8 (c) Except as otherwise provided in this subdivision, an
9 individual in possession of property for life under a life estate
10 with remainder to another person or holding property under a life
11 lease is considered the owner of that property if it is farmland
12 and related buildings covered by a development rights agreement.
13 Beginning January 1, 1986, if an individual in possession of
14 property for life under a life estate with remainder to another
15 person or holding property under a life lease enters into a writ-
16 ten agreement with the person holding the remainder interest in
17 that land and the written agreement apportions the property taxes
18 in the same manner as revenue and expenses, the life lease or
19 life estate holder and the person holding the remainder interest
20 may claim the credit under this act as it is apportioned to them
21 under the written agreement upon filing a copy of the written
22 agreement with the return.

23 (d) If a trust holds farmland and related buildings covered
24 by a development rights agreement and an individual is treated
25 under subpart E of subchapter J of SUBCHAPTER A OF chapter 1 of
26 the internal revenue code of 1986, 26 U.S.C. 671 to 679, as the
27 owner of that portion of the trust that includes the farmland and

1 related buildings, that individual is considered the owner of
2 that property.

3 (e) An individual who is the sole beneficiary of a trust
4 that is the result of the death of that individual's spouse is
5 considered the owner of farmland and related buildings covered by
6 a development rights agreement and held by the trust if the trust
7 conforms to all of the following:

8 (i) One hundred percent of the trust income is distributed
9 to the beneficiary in the tax year in which the trust receives
10 the income.

11 (ii) The trust terms do not provide that any portion of the
12 trust is to be paid, set aside, or otherwise used in a manner
13 that would qualify for the deduction allowed by section 642(c) of
14 the internal revenue code of 1986. ~~, 26 U.S.C. 642.~~

15 (f) A member in a limited liability company is considered an
16 owner of farmland and related buildings covered by a development
17 rights agreement that are owned by the limited liability
18 company. A member is considered to pay a proportion of the prop-
19 erty taxes on that property equal to the member's share of owner-
20 ship or distributive share of ordinary income as reported by the
21 limited liability company to the internal revenue service.

22 (2) An owner of farmland and related buildings covered by 1
23 or more development rights agreements meeting the requirements of
24 this part to whom subsection (1) does not apply may claim a
25 credit under the single business tax act, ~~Act No. 228 of the~~
26 ~~Public Acts of 1975, being sections 208.1 to 208.145 of the~~
27 ~~Michigan Compiled Laws~~ 1975 PA 228, MCL 208.1 TO 208.145, for

1 the amount by which the property taxes on the land and structures
2 used in farming operations restricted by the development rights
3 agreements ~~exceed 7%~~ EXCEEDS 1% FOR TAX YEARS 1999, 2000, 2001,
4 AND 2002, AND 7% FOR TAX YEARS THEREAFTER, of the adjusted busi-
5 ness income of the owner as defined in section 36 of ~~Act No. 228~~
6 ~~of the Public Acts of 1975, being section 208.36 of the Michigan~~
7 ~~Compiled Laws~~ THE SINGLE BUSINESS TAX ACT, 1975 PA 228,
8 MCL 208.36, plus compensation to shareholders not included in
9 adjusted business income, excluding any deductions if taken under
10 section 613 of the internal revenue code of 1986. ~~—, 26~~
11 ~~U.S.C. 613.~~ When calculating adjusted business income for tax
12 years beginning before 1987, federal taxable income shall not be
13 less than zero for the purposes of this subsection only. A par-
14 ticipant is not eligible to claim a credit and refund against the
15 state single business tax unless the participant demonstrates
16 that the participant's agricultural gross receipts of the farming
17 operation exceed 5 times the property taxes on the land for each
18 of 3 out of the 5 tax years immediately preceding the year in
19 which the credit is claimed. This eligibility requirement does
20 not apply to those participants who executed farmland development
21 rights agreements under this part before January 1, 1978. A par-
22 ticipant may compare, during the contract period, the average of
23 the most recent 3 years of agricultural gross receipts to prop-
24 erty taxes in the first year that the participant entered the
25 program under the present contract in calculating the gross
26 receipts qualification. Once an election is made by the

1 participant to compute the benefit in this manner, all future
2 calculations shall be made in the same manner.

3 (3) If the farmland and related buildings covered by a
4 development rights agreement are owned by more than 1 owner, each
5 owner is allowed to claim a credit under this section based upon
6 that owner's share of the property tax payable on the farmland
7 and related buildings. The department of treasury shall consider
8 the property tax equally apportioned among the owners unless a
9 written agreement signed by all the owners is filed with the
10 return, which agreement apportions the property taxes in the same
11 manner as all other items of revenue and expense. If the prop-
12 erty taxes are considered equally apportioned, a husband and wife
13 shall be considered 1 owner, and a person with respect to whom a
14 deduction under section 151 of the internal revenue code of 1986
15 ~~—, 26 U.S.C. 151,~~ is allowable to another owner of the property
16 shall not be considered an owner.

17 (4) A beneficiary of an estate or trust to which subsection
18 (1) does not apply is entitled to the same percentage of the
19 credit provided in this section as that person's percentage of
20 all other distributions by the estate or trust.

21 (5) If the allowable amount of the credit claimed exceeds
22 the state income tax or the state single business tax otherwise
23 due for the tax year or if there is no state income tax or the
24 state single business tax due for the tax year, the amount of the
25 claim not used as an offset against the state income tax or the
26 state single business tax, after examination and review, shall be
27 approved for payment to the claimant pursuant to ~~Act No. 122 of~~

1 ~~the Public Acts of 1941, being sections 205.1 to 205.31 of the~~
2 ~~Michigan Compiled Laws~~ 1941 PA 122, MCL 205.1 TO 205.31. The
3 total credit allowable under this part and chapter 9 of the state
4 income tax act or the single business tax act, ~~Act No. 228 of~~
5 ~~the Public Acts of 1975~~ 1975 PA 228, MCL 208.1 TO 208.145, shall
6 not exceed the total property tax due and payable by the claimant
7 in that year. The amount the credit exceeds the property tax due
8 and payable shall be deducted from the credit claimed under this
9 part.

10 (6) For purposes of audit, review, determination, appeals,
11 hearings, notices, assessments, and administration relating to
12 the credit program provided by this section, the state income tax
13 act or single business tax act, ~~Act No. 228 of the Public Acts~~
14 ~~of 1975,~~ 1975 PA 228, MCL 208.1 TO 208.145, applies according to
15 which tax the credit is claimed against. If an individual is
16 allowed to claim a credit under subsection (1) based upon prop-
17 erty owned or held by a partnership, S corporation, or trust, the
18 department of treasury may require that the individual furnish to
19 the department a copy of a tax return, or portion of a tax
20 return, and supporting schedules that the partnership,
21 S corporation, or trust files under the internal revenue code.

22 (7) The department of treasury shall account separately for
23 payments under this part and not combine them with other credit
24 programs. A payment made to a claimant for a credit claimed
25 under this part shall be issued by 1 or more warrants made out to
26 the county treasurer in each county in which the claimant's
27 property is located and the claimant, unless the claimant

1 specifies on the return that a copy of the receipt showing
2 payment of the property taxes that became a lien in the year for
3 which the credit is claimed, or that became a lien in the year
4 before the year for which the credit is claimed, is attached to
5 the income tax or single business tax return filed by the
6 claimant. If the claimant specifies that a copy of the receipt
7 is attached to the return, the payment shall be made directly to
8 the claimant. A warrant made out to a claimant and a county
9 treasurer shall be used first to pay delinquent property taxes,
10 interest, penalties, and fees on property restricted by the
11 development rights agreement. If the warrant exceeds the amount
12 of delinquent taxes, interest, penalties, and fees, the county
13 treasurer shall remit the excess to the claimant. If a claimant
14 falsely specifies that the receipt showing payment of the prop-
15 erty taxes is attached to the return and if the property taxes on
16 the land subject to that development rights agreement were not
17 paid before the return was filed, all future payments to that
18 claimant of credits claimed under this act attributable to that
19 development rights agreement may be made payable to the county
20 treasurer of the county in which the property subject to the
21 development rights agreement is located and to that claimant.

22 (8) For property taxes levied after 1987, a person that was
23 an S corporation and had entered into a development rights agree-
24 ment before January 1, 1989, and paid property taxes on that
25 property, may claim the credit allowed by this section as an
26 owner eligible under subsection (2). A subchapter S corporation
27 claiming a credit as permitted by this subsection for taxes

1 levied in 1988 through 1990 shall claim the credit by filing an
2 amended return under the single business tax act, ~~Act No. 228 of~~
3 ~~the Public Acts of 1975~~ 1975 PA 228, MCL 208.1 TO 208.145. If a
4 subchapter S corporation files an amended return as permitted by
5 this subsection and if a shareholder of the subchapter S corpora-
6 tion claimed a credit under subsection (1)(b) for the same prop-
7 erty taxes, the shareholder shall file an amended return under
8 the state income tax act. A subchapter S corporation is not
9 entitled to a credit under this subsection until all of its
10 shareholders file the amended returns required by this
11 subsection. The department of treasury shall first apply a
12 credit due to a subchapter S corporation under this subsection to
13 repay credits claimed under this section by the subchapter S
14 corporation's shareholders for property taxes levied in 1988
15 through 1990 and shall refund any remaining credit to the S
16 corporation. Interest or penalty is not due or payable on an
17 income tax liability resulting from an amended return required by
18 this subsection. A subchapter S corporation electing to claim a
19 credit as an owner eligible under subsection (2) shall not claim
20 a credit under subsection (1) for property taxes levied after
21 1987.