HOUSE SUBSTITUTE FOR

SENATE BILL NO. 579

A bill to amend 1974 PA 198, entitled

"An act to provide for the establishment of plant rehabilitation districts and industrial development districts in local governmental units; to provide for the exemption from certain taxes; to levy and collect a specific tax upon the owners of certain facilities; to impose and provide for the disposition of an administrative fee; to provide for the disposition of the tax; to provide for the obtaining and transferring of an exemption certificate and to prescribe the contents of those certificates; to prescribe the powers and duties of the state tax commission and certain officers of local governmental units; and to provide penalties,"

by amending section 9 (MCL 207.559), as amended by 2005 PA 251.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- **1** Sec. 9. (1) The legislative body of the local governmental
- 2 unit, in its resolution approving an application, shall set forth a
- 3 finding and determination that the granting of the industrial

facilities exemption certificate, considered together with the 1 2 aggregate amount of industrial facilities exemption certificates 3 previously granted and currently in force, shall not have the 4 effect of substantially impeding the operation of the local 5 governmental unit or impairing the financial soundness of a taxing 6 unit that levies an ad valorem property tax in the local governmental unit in which the facility is located or to be 7 located. If the state equalized valuation of property proposed to 8 9 be exempt pursuant to an application under consideration, 10 considered together with the aggregate state equalized valuation of 11 property exempt under certificates previously granted and currently 12 in force, exceeds 5% of the state equalized valuation of the local 13 governmental unit, the commission, with the approval of the state 14 treasurer, shall make a separate finding and shall include a statement in the order approving the industrial facilities 15 exemption certificate that exceeding that amount shall not have the 16 17 effect of substantially impeding the operation of the local 18 governmental unit or impairing the financial soundness of an 19 affected taxing unit.

20 (2) Except for an application for a speculative building,
21 which is governed by subsection (4), the legislative body of the
22 local governmental unit shall not approve an application and the
23 commission shall not grant an industrial facilities exemption
24 certificate unless the applicant complies with all of the following
25 requirements:

26 (a) The commencement of the restoration, replacement, or27 construction of the facility occurred not earlier than 12 months

S03070'05 (H-1)

JLB

1 before the filing of the application for the industrial facilities 2 exemption certificate. If the application is not filed within the 3 12-month period, the application may be filed within the succeeding 4 12-month period and the industrial facilities exemption certificate 5 shall in this case expire 1 year earlier than it would have expired 6 if the application had been timely filed. This subdivision does not apply for applications filed with the local governmental unit after 7 December 31, 1983. 8

9 (b) For applications made after December 31, 1983, the 10 proposed facility shall be located within a plant rehabilitation 11 district or industrial development district that was duly 12 established in a local governmental unit eligible under this act to 13 establish a district and that was established upon a request filed 14 or by the local governmental unit's own initiative taken before the 15 commencement of the restoration, replacement, or construction of 16 the facility.

17 (c) For applications made after December 31, 1983, the
18 commencement of the restoration, replacement, or construction of
19 the facility occurred not earlier than 6 months before the filing
20 of the application for the industrial facilities exemption
21 certificate.

(d) The application relates to a construction, restoration, or replacement program that when completed constitutes a new or replacement facility within the meaning of this act and that shall be situated within a plant rehabilitation district or industrial development district duly established in a local governmental unit eligible under this act to establish the district.

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(e) Completion of the facility is calculated to, and will at
 the time of issuance of the certificate have the reasonable
 likelihood to create employment, retain employment, prevent a loss
 of employment, or produce energy in the community in which the
 facility is situated.

6 (f) Completion of the facility does not constitute merely the 7 addition of machinery and equipment for the purpose of increasing productive capacity but rather is primarily for the purpose and 8 9 will primarily have the effect of restoration, replacement, or 10 updating the technology of obsolete industrial property. An 11 increase in productive capacity, even though significant, is not an 12 impediment to the issuance of an industrial facilities exemption certificate if other criteria in this section and act are met. This 13 14 subdivision does not apply to a new facility.

(g) The provisions of subdivision (c) do not apply to a new facility located in an existing industrial development district owned by a person who filed an application for an industrial facilities exemption certificate in April of 1992 if the application was approved by the local governing body and was denied by the state tax commission in April of 1993.

(h) The provisions of subdivisions (b) and (c) and section
4(3) do not apply to 1 or more of the following:

(i) A facility located in an industrial development district
owned by a person who filed an application for an industrial
facilities exemption certificate in October 1995 for construction
that was commenced in July 1992 in a district that was established
by the legislative body of the local governmental unit in July

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1994. An industrial facilities exemption certificate described in
 this subparagraph shall expire as provided in section 16(3).

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3 (*ii*) A facility located in an industrial development district 4 that was established in January 1994 and was owned by a person who 5 filed an application for an industrial facilities exemption 6 certificate in February 1994 if the personal property and real property portions of the application were approved by the 7 legislative body of the local governmental unit and the personal 8 9 property portion of the application was approved by the state tax 10 commission in December 1994 and the real property portion of the 11 application was denied by the state tax commission in December 12 1994. An industrial facilities exemption certificate described in 13 this subparagraph shall expire as provided in section 16(3).

14 (*iii*) A facility located in an industrial development district 15 that was established in December 1995 and was owned by a person who 16 filed an application for an industrial facilities exemptions 17 certificate in November or December 1995 for construction that was 18 commenced in September 1995.

19 (*iv*) A FACILITY LOCATED IN AN INDUSTRIAL DEVELOPMENT DISTRICT 20 OWNED BY A PERSON WHO FILED AN APPLICATION FOR AN INDUSTRIAL FACILITIES EXEMPTION CERTIFICATE IN JULY 2001 FOR CONSTRUCTION THAT 21 WAS COMMENCED IN FEBRUARY 2001 IN A DISTRICT THAT WAS ESTABLISHED 22 BY THE LEGISLATIVE BODY OF THE LOCAL GOVERNMENTAL UNIT IN SEPTEMBER 23 2001. AN INDUSTRIAL FACILITIES EXEMPTION CERTIFICATE DESCRIBED IN 24 THIS SUBPARAGRAPH SHALL EXPIRE AS PROVIDED IN SECTION 16. THE 25 FACILITY DESCRIBED IN THIS SUBPARAGRAPH SHALL BE TAXED UNDER THIS 26 27 ACT AS IF IT WAS GRANTED AN INDUSTRIAL FACILITIES EXEMPTION

S03070'05 (H-1)

CERTIFICATE IN OCTOBER 2001, AND A CORRECTED TAX BILL SHALL BE 1 2 ISSUED BY THE LOCAL TAX COLLECTING UNIT IF THE LOCAL TAX COLLECTING UNIT HAS POSSESSION OF THE TAX ROLL OR BY THE COUNTY TREASURER IF 3 4 THE COUNTY HAS POSSESSION OF THE TAX ROLL. IF GRANTING THE INDUSTRIAL FACILITIES EXEMPTION CERTIFICATE UNDER THIS SUBPARAGRAPH 5 RESULTS IN AN OVERPAYMENT OF THE TAX, A REBATE, INCLUDING ANY 6 7 INTEREST AND PENALTIES PAID, SHALL BE MADE TO THE TAXPAYER BY THE LOCAL TAX COLLECTING UNIT IF THE LOCAL TAX COLLECTING UNIT HAS 8 POSSESSION OF THE TAX ROLL OR BY THE COUNTY TREASURER IF THE COUNTY 9 HAS POSSESSION OF THE TAX ROLL WITHIN 30 DAYS OF THE DATE THE 10 11 EXEMPTION IS GRANTED. THE REBATE SHALL BE WITHOUT INTEREST.

12 (i) The provisions of subdivision (c) do not apply to any of13 the following:

(i) A new facility located in an existing industrial
development district owned by a person who filed an application for
an industrial facilities exemption certificate in October 1993 if
the application was approved by the legislative body of the local
governmental unit and the real property portion of the application
was denied by the state tax commission in December 1993.

20 (*ii*) A new facility located in an existing industrial 21 development district owned by a person who filed an application for 22 an industrial facilities exemption certificate in September 1993 if 23 the personal property portion of the application was approved by 24 the legislative body of the local governmental unit and the real 25 property portion of the application was denied by the legislative 26 body of the local governmental unit in October 1993 and 27 subsequently approved by the legislative body of the local

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1 governmental unit in September 1994.

(*iii*) A facility located in an existing industrial development
district owned by a person who filed an application for an
industrial facilities exemption certificate in August 1993 if the
application was approved by the local governmental unit in
September 1993 and the application was denied by the state tax
commission in December 1993.

8 (*iv*) A facility located in an existing industrial development
9 district occupied by a person who filed an application for an
10 industrial facilities exemption certificate in June of 1995 if the
11 application was approved by the legislative body of the local
12 governmental unit in October of 1995 for construction that was
13 commenced in November or December of 1994.

(v) A facility located in an existing industrial development district owned by a person who filed an application for an industrial facilities exemption certificate in June of 1995 if the application was approved by the legislative body of the local governmental unit in July of 1995 and the personal property portion of the application was approved by the state tax commission in November of 1995.

(j) If the facility is locating in a plant rehabilitation district or an industrial development district from another location in this state, the owner of the facility is not delinquent in any of the taxes described in section 10(1)(a) of the Michigan renaissance zone act, 1996 PA 376, MCL 125.2690, or substantially delinquent in any of the taxes described in and as provided under section 10(1)(b) of the Michigan renaissance zone act, 1996 PA 376,

S03070'05 (H-1)

JLB

1 MCL 125.2690.

2 (3) If the replacement facility when completed will not be 3 located on the same premises or contiguous premises as the obsolete 4 industrial property, then the applicant shall make provision for 5 the obsolete industrial property by demolition, sale, or transfer 6 to another person with the effect that the obsolete industrial property shall within a reasonable time again be subject to 7 assessment and taxation under the general property tax act, 1893 PA 8 9 206, MCL 211.1 to 211.157, or be used in a manner consistent with the general purposes of this act, subject to approval of the 10 11 commission.

12 (4) The legislative body of the local governmental unit shall not approve an application and the commission shall not grant an 13 14 industrial facilities exemption certificate that applies to a 15 speculative building unless the speculative building is or is to be 16 located in a plant rehabilitation district or industrial 17 development district duly established by a local governmental unit 18 eligible under this act to establish a district; the speculative 19 building was constructed less than 9 years before the filing of the 20 application for the industrial facilities exemption certificate; 21 the speculative building has not been occupied since completion of 22 construction; and the speculative building otherwise qualifies 23 under subsection (2)(e) for an industrial facilities exemption 24 certificate. An industrial facilities exemption certificate granted 25 under this subsection shall expire as provided in section 16(3).

26 (5) Not later than September 1, 1989, the commission shall27 provide to all local assessing units the name, address, and

S03070'05 (H-1)

JLB

telephone number of the person on the commission staff responsible
 for providing procedural information concerning this act. After
 October 1, 1989, a local unit of government shall notify each
 prospective applicant of this information in writing.

5 (6) Notwithstanding any other provision of this act, if on 6 December 29, 1986 a local governmental unit passed a resolution approving an exemption certificate for 10 years for real and 7 personal property but the commission did not receive the 8 9 application until 1992 and the application was not made complete 10 until 1995, then the commission shall issue, for that property, an 11 industrial facilities exemption certificate that begins December 12 30, 1987 and ends December 30, 1997. The facility described in this subsection shall be taxed under this act as if it was granted an 13 14 industrial facilities exemption certificate on December 30, 1987.

15 (7) Notwithstanding any other provision of this act, if a local governmental unit passed a resolution approving an industrial 16 17 facilities exemption certificate for a new facility on July 8, 1991 but rescinded that resolution and passed a resolution approving an 18 19 industrial facilities exemption certificate for that same facility 20 as a replacement facility on October 21, 1996, the commission shall 21 issue for that property an industrial facilities exemption certificate that begins December 30, 1991 and ends December 2003. 22 23 The replacement facility described in this subsection shall be 24 taxed under this act as if it was granted an industrial facilities 25 exemption certificate on December 30, 1991.

26 (8) Property owned or operated by a casino is not industrial27 property or otherwise eligible for an abatement or reduction of ad

S03070'05 (H-1)

JLB

valorem property taxes under this act. As used in this subsection, casino" means a casino or a parking lot, hotel, motel, convention and trade center, or retail store owned or operated by a casino, an affiliate, or an affiliated company, regulated by this state pursuant to the Michigan gaming control and revenue act, the Initiated Law of 1996, MCL 432.201 to 432.226.

7 (9) Notwithstanding section 16a and any other provision of this act, if a local governmental unit passed a resolution 8 9 approving an industrial facilities exemption certificate for a new 10 facility on October 28, 1996 for a certificate that expired in 11 December 2003 and the local governmental unit passes a resolution 12 approving the extension of the certificate after December 2003 and 13 before March 1, 2006, the commission shall issue for that property 14 an industrial facilities exemption certificate that begins on December 30, 2005 and ends December 30, 2010 as long as the 15 16 property continues to qualify under this act.

17 Enacting section 1. This amendatory act does not take effect18 unless House Bill No. 5559 of the 93rd Legislature is enacted into19 law.